While maintaining the designation of the Florida High School Athletic Association (FHSAA) as the state’s governing nonprofit athletic association for Florida public schools, the bill authorizes the Commissioner of Education (commissioner), with the approval of the State Board of Education (SBE), to approve other nonprofit athletic associations that public schools may join for interscholastic athletic competition. The bill defines “approved athletic association” as the FHSAA or a nonprofit athletic association approved by the commissioner and the SBE.

The bill requires approved athletic associations to comply with current law regarding organizational governance, student eligibility, and health and wellness for student extracurricular activities and athletics. The bill establishes that the bylaws of each approved athletic association in the state are the rules by which high school athletic programs and member schools are governed, unless statute provides otherwise. The bill establishes requirements relating to organizational governance, representation, and governance committees for select athletic associations.

The bill provides that any high school in the state, including private schools, traditional public schools, charter schools, virtual schools, and home education cooperatives, may become a member of an approved athletic association. Current law prohibits FHSAA from denying or discouraging interscholastic competition between member and non-member schools and prohibits retributory or discriminatory action against member schools that participate in competition with non-FHSAA member schools. The bill applies these prohibitions to all approved athletic associations as well as allowing schools or home education cooperatives the option of full membership or by individual sport participation in FHSAA and other approved athletic associations.

The bill requires approved athletic associations to adopt bylaws mandating students’ medical evaluations before participating in interscholastic athletic competition. Approved athletic associations must comply with requirements in current law governing concussion protocol, heat stress, and hydration for student-athletes. The bill extends the requirement that all public schools have an operational automated external defibrillator (AED) available for all athletic contests, practices, workouts, and conditioning sessions to include those activities conducted by members of any approved athletic association.

This bill does not appear to have a fiscal impact.

The bill has an effective date of July 1, 2021.
I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

Florida High School Athletic Association

The Florida High School Athletic Association (FHSAA) is statutorily designated as the governing nonprofit organization for interscholastic athletics for grades 6 through 12 in Florida public schools.1 Any high school, middle school, or combination school,2 including charter schools, virtual schools, private schools, and home education cooperatives,3 may become a member of the FHSAA.4 However, membership in the FHSAA is not mandatory and the FHSAA must allow private schools the option of maintaining full membership in the Association or membership by sport.5 The FHSAA may not deny or discourage a private school from simultaneously maintaining membership in another athletic association.6 The FHSAA may allow public schools the option of applying for consideration to join another athletic association.7 The FHSAA is prohibited from denying or discouraging interscholastic competition between its member schools and non-FHSAA member schools in Florida and may not take discriminatory or retributory action against a member school that engages in interscholastic competition with non-FHSAA member schools.8 The FHSAA is required to adopt bylaws regulating student eligibility, recruiting, and member schools’ interscholastic competition in accordance with applicable law.9 If the FHSAA fails to meet its obligations and responsibilities, the Commissioner of Education (commissioner) is directed to designate a nonprofit organization to manage interscholastic athletics with the approval of the State Board of Education (SBE).10

FHSAA Membership in the National Federation of State High School Associations

The FHSAA is a member of the National Federation of State High School Associations (NFHS), which is a nonprofit organization that provides leadership for the administration of high school athletics and activities by writing rules, publishing guidance materials, and offering educational courses for coaches, officials, student-athletes, parents, and school administrators.11 The FHSAA requires that interscholastic athletic competitions involving its member schools adhere to the rules published by or approved by the NFHS.12 NFHS educational materials are available as resources and standards for individuals involved in interscholastic athletics. In particular, NFHS Learn Courses cover many topics, ranging from “Sudden Cardiac Arrest” to “Engaging Effectively with Parents” to “Student Mental Health and Suicide Prevention.”13 The FHSAA requires student-athletes and coaches to complete the following NFHS Learn

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1 Section 1006.20(1), F.S.
2 A “combination school” is any school that provides instruction to students in high school and the middle school grades; elementary, middle or high school grades combined; or elementary and middle grades combined (e.g. K-12; K-8; 6-12; or 7-12). Bylaw 3.2.2.3, FHSAA.
3 A “home education cooperative” is a parent-directed group of individual home education students that provides opportunities for interscholastic athletic competition to those students and may include students in grades 6-12. Bylaw 3.2.2.4, FHSAA.
4 Section 1006.20(1), F.S.
5 Section 1006.20(1), F.S.; Bylaws 3.2.1.4-5, FHSAA.
6 Section 1006.20(1), F.S.
7 Id.
8 Id.
9 Section 1006.20(2), F.S.
10 Section 1006.20(1), F.S.
12 Bylaw 8.2.1, FHSAA. A two-thirds vote by the FHSAA Board of Directors may waive the requirement to utilize NFHS rules for a sport.
Arrest,” and “Covid-19 for Coaches and Administrators.”

Currently, no other Florida athletic associations are affiliate members of the NFHS. Florida law prohibits
the FHSAA from unreasonably withholding its approval of an application submitted by another
organization governing interscholastic athletic competition in the state that seeks to become an affiliate
member of the NFHS.

School Membership in FHSAA

Qualifications, contained in FHSAA bylaws, for an accredited Florida secondary school, registered with
the Department of Education, to attain membership in the FHSAA include, but are not limited to:

- The school’s governing body approving the school’s membership in FHSAA and adopting FHSAA
  bylaws each year as the rules governing interscholastic athletic programs;
- Paying dues and fees required of member schools;
- Maintaining the insurance coverage required of member schools; and
- Being elected by the FHSAA Board of Directors for FHSAA membership.

The FHSAA Board of Directors approves schools or home education cooperatives for initial and
continuing membership in the Association, adopts and amends administrative regulations for FHSAA
programs, and serves as the Association’s highest appellate authority. The board is comprised of public
school representatives, nonpublic school representatives, commissioner appointees, district school
superintendents, district school board members, and the commissioner or designee from the Department
of Education (DOE).

The FHSAA lists the privileges of full membership as including competing in FHSAA championships,
voting in Association elections, seeking election to positions in FHSAA governance, and applying and
serving as hosts of multi-school events. Participation in the Florida High School State Championship
Series is limited to senior high schools, combination schools, and home education cooperatives with full
membership in the FHSAA. Participation is voluntary in the Florida High School State Championship,
however, the FHSAA Board of Directors’ preference is that all eligible schools participate. The FHSAA
does provide an option for member schools to exercise independent status for “legitimate reasons” but
expressly states that this status is not intended as a vehicle for schools to organize in protest of the
FHSAA’s policies or establish a postseason championship separate from the Florida High School State
Championship Series. The FHSAA requires any independent status member schools to receive the
FHSAA Board of Directors’ approval for any championship playoff occurring after the conclusion of the
FHSAA-approved regular season.

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14 Florida High School Athletic Association, NFHS Resources, https://fhsaa.com/sports/2020/5/1/NFHS_Resources.aspx (last visited Feb. 9, 2021); Bylaws 40.1.1, 41.1.1 and 42.1.1, FHSAA.
15 The largest, most comprehensive organization governing high school sports in a state is a “member” of NFHS and other state
associations may join NFHS as “affiliate associations.” Nate Perry, State High School Associations Come in All Shapes and Sizes,
National Federation of State High School Associations (Jan. 14, 2020), https://www.nfhs.org/articles/state-high-school-associations-
16 Section 1006.20(1), F.S.
17 Bylaw 3.3.1, FHSAA. Similar qualifications and conditions apply to home education cooperatives seeking to become members in
the FHSAA. Bylaw 3.3.2, FHSAA.
18 Bylaws 3.7 and 4.3.2, FHSAA.
19 Section 1006.20(4)(a).
20 Bylaw 3.9.1, FHSAA.
21 Bylaws 8.7.1.1 and 10.1.1, FHSAA.
22 Bylaw 10.1.2, FHSAA.
23 The FHSAA bylaws outline legitimate reasons as including, but not limited to, a newly opened school, consistent inability to
compete in the assigned FHSAA classification, geographic isolation that creates financial burdens for participation, educational
philosophies that that prohibit extended athletic participation, and religious reasons preventing competition. Bylaw 10.1.3, FHSAA.
24 Bylaw 10.1.3, FHSAA.
25 Id.
Student Extracurricular Activities and Athletics

Florida law outlines numerous standards and requirements relating to student extracurricular activities and athletics. Any district school board, school athletic association, or school is authorized to formulate, conduct, and purchase a plan or method of insuring, or self-insure, school students against injury sustained in participation in athletic activities conducted or sponsored by the respective entity. The district school board, school athletic association, or school may add a surcharge to the fee charged for admission to athletic events as a means of producing revenue to purchase insurance or to provide self-insurance.

Among the provisions relating to student extracurricular activities and athletics, there are student eligibility, governance, transparency, and student-athlete health requirements specifically for the FHSAA. Florida law requires the FHSAA to coordinate with district school boards to implement a program for qualifying private school students, attending a non-FHSAA member school, to participate in athletics at a FHSAA member public school.

Florida law establishes that the FHSAA retains jurisdiction over school membership in the FHSAA; recruiting prohibitions and violations; student medical evaluations; investigations; sanctions for coaches; school eligibility and forfeiture of competitions; student concussions and head injuries; the sports medical advisory committee; and the general operational provisions of the FHSAA. However, the FHSAA’s implementation of these provisions may not contradict statutory requirements regarding district school boards’ and charter schools’ responsibilities in determining student eligibility for extracurricular participation, pursuant to s. 1006.195(1), F.S.

Regarding governance, the FHSAA is required to adopt bylaws outlining requirements for student eligibility, recruiting violations, investigations, and appeals. The FHSAA is also required to establish two committees: the Sports Medicine Advisory Committee (SMAC) and the Public Liaison Advisory Committee, which acts as a conduit for the general public to provide input in the FHSAA’s decisions and conducts annual evaluations of the FHSAA. Florida law also establishes requirements for the FHSAA’s Board of Governors and Representative Assembly, which is the legislative authority of the FHSAA and comprised of school representatives, school superintendents, district school board members, and the commissioner or designee from the Department of Education executive staff.

Student-Athlete Health & Wellness

Florida law requires the FHSAA to adopt bylaws mandating that all students planning to participate or who are participating in interscholastic athletic competition pass a medical evaluation each year before engaging in any physical activity related to interscholastic athletics (including conditioning, tryouts, practices, and competition). The medical evaluation, administered by a licensed practitioner in good standing, must collect information on the student-athlete’s medical history and include a physical assessment. The medical evaluation form must incorporate recommendations from the American Heart Association about participation in cardiovascular screening. A student is not eligible to participate in any

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26 See Chapter 1006, Part I, Section D, F.S.
27 Section 1006.16, F.S.
28 Id.
29 Section 1006.20(8)(a), F.S.
30 Section 1006.195(2)(a), F.S.
31 Id.
32 Ss. 1006.20(2) and (7), F.S.
33 Ss. 1006.20(2)(m) and (6), F.S.
34 Ss. 1006.20(3)-(5), F.S.
35 Section 1006.20(2)(c), F.S.
36 Licensed practitioners include medical practitioners licensed pursuant to Chapter 458, F.S., osteopathic practitioners licensed pursuant to Chapter 459, F.S., chiropractic practitioners licensed pursuant to Chapter 460, F.S., and advanced registered nurse practitioners licensed pursuant to s. 464.012, F.S. or s. 464.0123, F.S. Section 1006.20(2)(c), F.S.
37 Section 1006.20(2)(c), F.S.
38 Id.
physical activity relating to interscholastic athletics until the school has received and approved the medical evaluation results.39

In recognition of potential risks for student-athletes engaging in athletic competition, the FHSAA is also required to provide various educational guidelines and to implement safeguards to promote the safety and well-being of student-athletes. The FHSAA must adopt guidelines to educate coaches, officials, administrators, student-athletes, and parents about concussions and head injuries and provide protocols for the immediate removal of student-athletes suspected of sustaining a head injury or concussion from the activity or competition.40 The law prohibits a student-athlete who is removed from an activity for a suspected or sustained concussion from returning to practice or competition until the student provides the school with written medical clearance from an appropriate health care practitioner.41 Florida law requires the FHSAA, or its successor organization, to adopt the NFHS “Official High School Spirit Rules” as the statewide uniform safety standards for student cheerleaders and spirit groups.42

Given concerns regarding student-athlete health and high Florida temperatures and humidity, the FHSAA must provide member schools with a number of safety guidelines and requirements including training and materials for effective monitoring of heat stress, guidelines for when a cooling zone is required,43 and hydration guidelines for student-athletes.44 Florida law also requires all FHSAA member public schools to have an operational automated external defibrillator (AED) available in a clearly marked, publicized location for all athletic contests, practices, workouts, and conditioning sessions.45 Beginning June 1, 2021, a school employee or volunteer trained in cardiopulmonary resuscitation and use of an AED must be present at athletic activities, including competitions, practices, workouts, and conditioning sessions.46

The FHSAA is also required to establish SMAC, comprised of physicians, other medical professionals, athletic trainers, and a current or retired coach.47 SMAC is funded and provided staff support by the FHSAA.48 Committee members are appointed by the FHSAA Executive Director and SMAC is required to meet at least once annually.49 SMAC reviews the FHSAA’s interscholastic athletic program and makes recommendations on student-athlete safety and other health-related issues.50

**Other Florida Athletic Associations**

Although FHSAA is the largest school athletic association in Florida, other associations are in operation and oversee their respective member schools’ athletics and interscholastic competitions.51 These associations primarily serve private and independent schools but some of the associations’ school memberships are growing to include more public schools and sanctioned sports that may overlap or differ

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39 Id. If a parent objects, in writing, to the medical evaluation based on it being contrary to their religious tenets or practices, then a student may participate in athletics despite not undergoing the medical evaluation. Section 1006.20(2)(d), F.S.
40 Ss. 1006.20(2)(j)-(k), F.S.
41 Section 1006.20(2)(l), F.S. Medical clearance must be authorized by a health care practitioner trained in the diagnosis, evaluation, and management of concussions as defined by the FHSAA Sports Medicine Advisory Committee. Section 1006.20(2)(l), F.S.
42 Section 1006.18, F.S.
43 At minimum, cooling zones must provide immediate availability of cold-water immersion tubs or an equivalent means of rapidly cooling internal body temperature under the supervision of a trained employee or volunteer. Section 1006.165(2)(a)3., F.S.
44 Section 1006.165(2), F.S.
45 Section 1006.165(1)(a), F.S.
46 Section 1006.165(1)(b), F.S.
47 Section 1006.20(2)(m), F.S.
48 Id.; Bylaw 19.7.1, FHSAA.
49 Bylaws 19.7.1-2, FHSAA.
50 Bylaw 19.7.2, FHSAA.
from the FHSAA. The overlap between the FHSAA sanctioned sports and the sports offered by other associations, as well as the sanctioning of new sports formerly unique to a particular association, can cause membership and oversight questions for schools and athletic associations. For example, prior to 2020, the Sunshine State Athletic Commission (SSAC) was the primary association sanctioning women’s sand volleyball and running an official league. In June 2020, the FHSAA Board of Directors voted to recognize sand volleyball as a spring sport beginning in the 2021-2022 school year. This presents potential conflicts for schools formerly participating in the SSAC sand volleyball league and their simultaneous memberships in the FHSAA as it relates to eligibility to continue playing in alternative leagues and retaining FHSAA championship eligibility in other sports.

Because Florida law recognizes the FHSAA as the governing nonprofit organization of athletics in Florida public schools, other associations operating in Florida may voluntarily implement student-athlete safety, fair play and governance transparency provisions. However these other associations are not required to do so nor is there a statutorily designated mechanism monitoring other associations’ compliance with the provisions specifically required of the FHSAA. There appears to be some variation among other athletic associations regarding the provisions regarding student-athlete health and wellness requirements for their respective member schools and student-athletes. These associations are subject to statutory provisions pertaining to all athletic associations in the state, such as permitting athletic associations to purchase insurance or self-insure to cover student athletes engaging in extracurricular activities.

Other States’ Multi-Association Formats

Other states have a variety of structures and formats for athletic associations and the governance of interscholastic athletic competition. At least 12 states have more than one state-based association for governing high school sports and activities. The rationales for division in governance vary but most are based on different oversight bodies for athletic competitions in independent schools, private schools, and public schools. Notably, California and New York employ a federation format, in which sections retain some autonomy in regulation but still must comply with overarching federation rules and standards.

Section 1006.20(1), F.S.

The FHSAA defines “recognized sports” as those that must abide by Association bylaws, rules, and contest regulations in regards to student eligibility and sportsmanship. Bylaw 8.5.1.1, FHSAA. “Sanctioned sports” may be subject to stricter guidelines. Bylaw 8.5.1.2, FHSAA. FHSAA recognized and sanctioned sports may be eligible for Florida High School State Championship Series dependent upon the FHSAA Board of Directors’ determination. Bylaw 8.7.1, FHSAA.


The overlap between the FHSAA sanctioned sports and the sports offered by other associations, as well as the sanctioning of new sports formerly unique to a particular association, can cause membership and oversight questions for schools and athletic associations. For example, prior to 2020, the Sunshine State Athletic Commission (SSAC) was the primary association sanctioning women’s sand volleyball and running an official league. In June 2020, the FHSAA Board of Directors voted to recognize sand volleyball as a spring sport beginning in the 2021-2022 school year. This presents potential conflicts for schools formerly participating in the SSAC sand volleyball league and their simultaneous memberships in the FHSAA as it relates to eligibility to continue playing in alternative leagues and retaining FHSAA championship eligibility in other sports.

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The overlap between the FHSAA sanctioned sports and the sports offered by other associations, as well as the sanctioning of new sports formerly unique to a particular association, can cause membership and oversight questions for schools and athletic associations. For example, prior to 2020, the Sunshine State Athletic Commission (SSAC) was the primary association sanctioning women’s sand volleyball and running an official league. In June 2020, the FHSAA Board of Directors voted to recognize sand volleyball as a spring sport beginning in the 2021-2022 school year. This presents potential conflicts for schools formerly participating in the SSAC sand volleyball league and their simultaneous memberships in the FHSAA as it relates to eligibility to continue playing in alternative leagues and retaining FHSAA championship eligibility in other sports.

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Texas has four organizations governing private schools’ interscholastic athletics and the University Interscholastic League, which is primarily comprised of public schools and open enrollment charter schools.63

Effect of Proposed Changes

Florida Athletic Associations

The bill authorizes the commissioner, with the approval of the SBE, to approve other nonprofit athletic associations that public schools may join for interscholastic athletic competition. The bill defines “approved athletic association” as the FHSAA or a nonprofit athletic association approved by the commissioner and the SBE.

The bill requires all approved athletic associations and their member schools to meet governance, fair play, and student health and wellness requirements, outlined in ss. 1006.15-1006.19, F.S., which formerly applied just to the FHSAA. The bill provides that the FHSAA and other approved athletic associations are not state agencies as defined in s. 120.52, F.S. The bill establishes that the bylaws of each approved athletic association in the state are the rules by which high school athletic programs and member schools are governed, unless statute specifically provides otherwise.

The bill prohibits the FHSAA from unreasonably withholding its approval of an approved athletic association’s application to become an affiliate member of the NFHS.

School Membership in Approved Athletic Associations

The bill provides that any high school in the state, including private schools, traditional public schools, charter schools, virtual schools, and home education cooperatives, may become a member of an approved athletic association. The bill establishes that membership in an association is not mandatory for any school. The bill requires approved athletic associations to allow any school or cooperative the option of maintaining full membership or joining by sport. The bill prohibits approved athletic associations from discouraging any school or cooperative from simultaneously maintaining membership in another approved athletic association.

The bill also prohibits an approved athletic association from denying or discouraging interscholastic competition between its member schools and nonmember Florida schools, including the member schools of another approved athletic association. Approved athletic associations may not take retributory or discriminatory action against its member schools that participate in competition with nonmember Florida schools.

Governance & Student Eligibility of Approved Athletic Associations

The bill requires all approved athletic associations to adopt bylaws establishing eligibility for student participation, prohibiting recruitment of students for athletics purposes, and outlining an appeals process for athletic recruitment violations and eligibility rulings. Approved athletic associations must also adopt bylaws regulating investigations on behalf of the association and establishing sanctions for coaches who have committed major violations of the association’s bylaws and policies.

The bill provides that approved athletic associations retain jurisdiction over school membership; recruiting prohibitions and violations; student medical evaluations; investigations; sanctions for coaches; school eligibility and forfeiture of competitions; student concussions and head injuries; and the general operational provisions of the association. However, the associations’ implementation of these provisions may not contradict statutory requirements regarding district school boards’ and charter schools’ responsibilities in determining student eligibility for extracurricular participation.

63 Id.
The bill preserves the following statutorily designated membership structures as solely requirements for the FHSAA: specified representative composition of the board of directors; establishing and supporting a public liaison advisory committee; and establishing and supporting a sports medicine advisory committee. Other approved athletic associations are not required to comply with these statutorily designated membership structures.

**Student Health and Wellness**

The bill requires all approved athletic associations to adopt bylaws adhering to statutory requirements for pre-participation medical evaluations: mandating that all students planning to participate or participating in interscholastic athletic competition must pass a medical evaluation each year before engaging in any physical activity related to interscholastic athletics (including conditioning, tryouts, practices, and competition). Approved athletic associations must implement an evaluation and school approval process that adheres to processes set out in current law.

In recognition of potential risks for student-athletes engaging in athletic competition, the bill requires approved athletic associations to provide various educational guidelines and to implement safeguards to promote the safety and well-being of student-athletes. Approved athletic associations must adopt guidelines and policies to educate coaches, officials, administrators, student-athletes, and parents about concussions and head injuries and provide protocols governing the removal and re-entry of student-athletes suspected of sustaining a head injury or concussion from the activity or competition.

The bill requires all approved athletic associations to adopt the NFHS “Official High School Spirit Rules” as the statewide uniform safety standards for student cheerleaders and spirit groups, if applicable.

All approved athletic associations must also provide member schools with a number of safety guidelines and requirements including training and materials for effective monitoring of heat stress, guidelines and requirements for implementing cooling zones, requiring member schools to monitor heat stress and modify activities accordingly, providing hydration guidelines for student-athletes, and requiring member schools’ emergency action plans to include student-athlete cooling procedures.

The bill requires all public schools that are members of an approved athletic association to have an operational automated external defibrillator (AED) available in a clearly marked, publicized location for all athletic contests, practices, workouts, and conditioning sessions.

**B. SECTION DIRECTORY:**

**Section 1.** Amends s. 1006.20, F.S., authorizing specified parties to approve athletic associations that meet certain requirements; providing a definition; providing that private schools and traditional public schools are considered high schools; providing that athletic associations are subject to certain requirements; requiring athletic associations to adopt certain bylaws; requiring athletic associations to establish certain appeals process;

**Section 2.** Amends s. 768.135, F.S., conforming cross-references and provisions to changes made by the act.

**Section 3.** Amends s. 1002.20, F.S., conforming cross-references and provisions to changes made by the act.

**Section 4.** Amends s. 1002.42, F.S., conforming cross-references and provisions to changes made by the act.
Section 5. Amends s. 1006.15, F.S., conforming cross-references and provisions to changes made by the act.

Section 6. Amends s. 1006.165, F.S., conforming cross-references and provisions to changes made by the act.

Section 7. Amends s. 1006.18, F.S., conforming cross-references and provisions to changes made by the act.

Section 8. Amends s. 1006.195, F.S., conforming cross-references and provisions to changes made by the act.

Section 9. Amends s. 1012.468, F.S., conforming cross-references and provisions to changes made by the act.

Section 10. Amends s. 1012.795, F.S., conforming cross-references and provisions to changes made by the act.

Section 11. Amends s. 1012.796, F.S., conforming cross-references and provisions to changes made by the act.

Section 12. Provides an effective date of July 1, 2021.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:
   None.

2. Expenditures:
   See fiscal comment.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:
   None.

2. Expenditures:
   None.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:
   None.

D. FISCAL COMMENTS:
   None.

III. COMMENTS
A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:
   None.

2. Other:

B. RULE-MAKING AUTHORITY:

None.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

On March 17, 2021, the Secondary Education and Career Development Subcommittee adopted a proposed committee substitute (PCS) and reported the bill favorably as a committee substitute. The PCS differs from the bill as originally filed by:

- Authorizing the Commissioner of Education, with the approval of the State Board of Education, to approve other nonprofit athletic associations that public schools may join for interscholastic athletic competition. The bill defines “approved athletic association” as the FHSAA or a nonprofit athletic association approved by the commissioner and the SBE.
- Requiring approved athletic associations to comply with current law regarding organizational governance, student eligibility, and health and wellness for student extracurricular activities and athletics, except for requirements relating to organizational governance, representation, and governance committees for select athletic associations.
- Providing that any high school in the state, including private schools, traditional public schools, charter schools, virtual schools, and home education cooperatives, may become a member of an approved athletic association.
- Prohibiting any approved athletic association from discouraging or denying its member schools from interscholastic competition with non-member Florida schools; prohibiting any approved athletic association from taking retributory action against a member school that competes with a non-member Florida school.
- Requiring all approved athletic associations to adopt bylaws establishing eligibility for student participation; prohibiting recruitment of students for athletics purposes; outlining an appeals process for athletic recruitment violations and eligibility rulings; and regulating investigations and sanctions for violations.
- Requiring approved athletic associations to adopt bylaws mandating students’ medical evaluations before participating in interscholastic athletic competition. Approved athletic associations must comply with requirements in current law governing concussion protocol, heat stress, and hydration for student-athletes.
- Extending the requirement that all public schools have an operational automated external defibrillator (AED) available for all athletic contests, practices, workouts, and conditioning sessions to include those activities conducted by members of any approved athletic association.

The analysis is drafted to the committee substitute as approved by the Secondary Education and Career Development Subcommittee.