

**From:** Harvey Perlman  
**Sent:** Wednesday, June 9, 2021  
**To:** Gabe Feldman; Dale Higer  
**Subject:** NIL

Gabe and Dale:

I know its late in the game but in reading through the draft I wonder whether we need something like the section I drafted below. Offered as friendly amendment. Thanks.

Harvey

**SECTION \_\_\_\_.** **ATHLETE’S EXERCISE OF RIGHTS; TRANSFER OF RIGHTS; POWERS, LIMITATIONS, AND RESTRICTIONS APPLICABLE TO TRANSFERS**

(a) A college student athlete who is not a minor may transfer by sale, assignment, license, or gift, the exclusive or non-exclusive authority to use commercially the athlete's name, image, and likeness.

(b) If the athlete is a minor, the athlete’s parent or [guardian]:

(i) may exercise or transfer the authority to use commercially the athlete’s name, image, and likeness rights; and

(ii) is required to consent before the athlete may exercise or transfer the authority to use commercially the athlete’s name, image, and likeness.

(c) The provisions of this Act relating to the use of a college athletes name, image, or likeness by the college athlete shall apply to the same extent to the use by any transferee under subsections (a) or (b) of this section.

(d) The college athlete or any transferee under subsections (a) or (b) shall disclose under Section 8, any transfer including the name of any transferee.