

Sen. Laura M. Murphy

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	10200SB1784sam001 LRB102 16111 CMG 23365 a
1	AMENDMENT TO SENATE BILL 1784
2	AMENDMENT NO Amend Senate Bill 1784 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The School Code is amended by adding Sections
5	10-20.75, 22-92, and 34-21.9 and by changing Section 27A-5 as
6	follows:
7	(105 ILCS 5/10-20.75 new)
8	Sec. 10-20.75. Modification of athletic or team uniform
9	permitted.
10	(a) A school board must allow a student athlete to modify
11	his or her athletic or team uniform for the purpose of modesty
12	in clothing or attire that is in accordance with the
13	requirements of his or her religion or his or her cultural
14	values or modesty preferences. The modification of the
15	athletic or team uniform may include, but is not limited to,
16	the wearing of a hijab, an undershirt, or leggings. If a

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1	student chooses to modify his or her athletic or team uniform,
2	the student is responsible for all costs associated with the
3	modification of the uniform and the student shall not be
4	required to receive prior approval from the school board for
5	such modification. However, nothing in this Section prohibits
6	a school from providing the modification to the student.
7	(b) At a minimum, any modification of the athletic or team
8	uniform must not interfere with the movement of the student or
9	pose a safety hazard to the student or to other athletes or
10	players. The modification of headgear is permitted if the
11	headgear:
12	(1) is black, white, the predominate color of the
13	uniform, or the same color for all players on the team;
14	(2) does not cover any part of the face;
15	(3) is not dangerous to the player or to the other
16	players;
17	(4) has no opening or closing elements around the face
18	and neck; and
19	(5) has no parts extruding from its surface.
20	(105 ILCS 5/22-92 new)
21	Sec. 22-92. Modification of athletic or team uniform;
22	nonpublic schools.
23	(a) A nonpublic school recognized by the State Board of
24	Education must allow a student athlete to modify his or her
25	athletic or team uniform for the purpose of modesty in

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1 clothing or attire that is in accordance with the requirements of his or her religion or his or her cultural values or modesty 2 preferences. The modification of the athletic or team uniform 3 may include, but is not limited to, the wearing of a hijab, an 4 5 undershirt, or leggings. If a student chooses to modify his or 6 her athletic or team uniform the student is responsible for 7 all costs associated with the modification of the uniform and the student shall not be required to receive prior approval 8 9 from the school for such modification. However, nothing in 10 this Section prohibits a school from providing the 11 modification to the student. (b) At a minimum, any modification of the athletic or team 12 13 uniform must not interfere with the movement of the student or 14 pose a safety hazard to the student or to other athletes or 15 players. The modification of headgear is permitted if the 16 headgear: (1) is black, white, the predominate color of the 17 uniform, or the same color for all players on the team; 18 19 (2) does not cover any part of the face; 20 (3) is not dangerous to the player or to the other 21 players; 22 (4) has no opening or closing elements around the face 23 and neck; and 24 (5) has no parts extruding from its surface.

25 (105 ILCS 5/27A-5)

1

Sec. 27A-5. Charter school; legal entity; requirements.

(a) A charter school shall be a public, nonsectarian,
nonreligious, non-home based, and non-profit school. A charter
school shall be organized and operated as a nonprofit
corporation or other discrete, legal, nonprofit entity
authorized under the laws of the State of Illinois.

(b) A charter school may be established under this Article 7 by creating a new school or by converting an existing public 8 9 school or attendance center to charter school status. 10 Beginning on April 16, 2003 (the effective date of Public Act 11 93-3), in all new applications to establish a charter school in a city having a population exceeding 500,000, operation of 12 13 the charter school shall be limited to one campus. The changes made to this Section by Public Act 93-3 do not apply to charter 14 15 schools existing or approved on or before April 16, 2003 (the 16 effective date of Public Act 93-3).

(b-5) In this subsection (b-5), "virtual-schooling" means a cyber school where students engage in online curriculum and instruction via the Internet and electronic communication with their teachers at remote locations and with students participating at different times.

From April 1, 2013 through December 31, 2016, there is a moratorium on the establishment of charter schools with virtual-schooling components in school districts other than a school district organized under Article 34 of this Code. This moratorium does not apply to a charter school with virtual-schooling components existing or approved prior to April 1, 2013 or to the renewal of the charter of a charter school with virtual-schooling components already approved prior to April 1, 2013.

5 (c) A charter school shall be administered and governed by its board of directors or other governing body in the manner 6 provided in its charter. The governing body of a charter 7 8 school shall be subject to the Freedom of Information Act and 9 the Open Meetings Act. No later than January 1, 2021 (one year 10 after the effective date of Public Act 101-291) this 11 amendatory Act of the 101st General Assembly, a charter school's board of directors or other governing body must 12 13 include at least one parent or quardian of a pupil currently 14 enrolled in the charter school who may be selected through the 15 charter school or a charter network election, appointment by 16 the charter school's board of directors or other governing body, or by the charter school's Parent Teacher Organization 17 18 or its equivalent.

(c-5) No later than January 1, 2021 (one year after the 19 20 effective date of Public Act 101-291) this amendatory Act of 21 the 101st General Assembly or within the first year of his or her first term, every voting member of a charter school's 22 23 board of directors or other governing body shall complete a 24 minimum of 4 hours of professional development leadership 25 training to ensure that each member has sufficient familiarity 26 with the board's governing body's role or and

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1 responsibilities, including financial oversight and 2 accountability of the school, evaluating the principal's and school's performance, adherence to the Freedom of Information 3 4 Act and the Open Meetings Act Acts, and compliance with 5 education and labor law. In each subsequent year of his or her term, a voting member of a charter school's board of directors 6 or other governing body shall complete a minimum of 2 hours of 7 8 professional development training in these same areas. The 9 training under this subsection may be provided or certified by 10 a statewide charter school membership association or may be 11 provided or certified by other qualified providers approved by the State Board of Education. 12

13 (d) For purposes of this subsection (d), "non-curricular health and safety requirement" means any health and safety 14 15 requirement created by statute or rule to provide, maintain, 16 preserve, or safequard safe or healthful conditions for students and school personnel or to eliminate, reduce, or 17 18 prevent threats to the health and safety of students and "Non-curricular 19 school personnel. health and safetv 20 requirement" does not include any course of study or specialized instructional requirement for which the State 21 22 Board has established goals and learning standards or which is 23 designed primarily to impart knowledge and skills for students 24 to master and apply as an outcome of their education.

25 A charter school shall comply with all non-curricular 26 health and safety requirements applicable to public schools 10200SB1784sam001 -7- LRB102 16111 CMG 23365 a

1 under the laws of the State of Illinois. On or before September 1, 2015, the State Board shall promulgate and post on its 2 Internet website a list of non-curricular health and safety 3 4 requirements that a charter school must meet. The list shall 5 be updated annually no later than September 1. Any charter contract between a charter school and its authorizer must 6 7 contain a provision that requires the charter school to follow 8 the list of all non-curricular health and safety requirements 9 promulgated by the State Board and any non-curricular health 10 and safety requirements added by the State Board to such list 11 during the term of the charter. Nothing in this subsection (d) precludes an authorizer from including non-curricular health 12 13 and safety requirements in a charter school contract that are 14 not contained in the list promulgated by the State Board, 15 including non-curricular health and safety requirements of the 16 authorizing local school board.

(e) Except as otherwise provided in the School Code, a charter school shall not charge tuition; provided that a charter school may charge reasonable fees for textbooks, instructional materials, and student activities.

(f) A charter school shall be responsible for the management and operation of its fiscal affairs including, but not limited to, the preparation of its budget. An audit of each charter school's finances shall be conducted annually by an outside, independent contractor retained by the charter school. To ensure financial accountability for the use of 10200SB1784sam001 -8- LRB102 16111 CMG 23365 a

1 public funds, on or before December 1 of every year of operation, each charter school shall submit to its authorizer 2 3 and the State Board a copy of its audit and a copy of the Form 4 990 the charter school filed that year with the federal 5 Internal Revenue Service. In addition, if deemed necessary for proper financial oversight of the charter school, 6 an authorizer may require quarterly financial statements from 7 8 each charter school.

9 (g) A charter school shall comply with all provisions of 10 this Article, the Illinois Educational Labor Relations Act, 11 all federal and State laws and rules applicable to public schools that pertain to special education and the instruction 12 13 of English learners, and its charter. A charter school is 14 exempt from all other State laws and regulations in this Code 15 governing public schools and local school board policies; 16 however, a charter school is not exempt from the following:

(1) Sections 10-21.9 and 34-18.5 of this Code regarding criminal history records checks and checks of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database of applicants for employment;

22 (2) Sections 10-20.14, 10-22.6, 24-24, 34-19, and
 23 34-84a of this Code regarding discipline of students;

24 (3) the Local Governmental and Governmental Employees
 25 Tort Immunity Act;

26

(4) Section 108.75 of the General Not For Profit

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1	Corporation Act of 1986 regarding indemnification of
2	officers, directors, employees, and agents;
3	(5) the Abused and Neglected Child Reporting Act;
4	(5.5) subsection (b) of Section 10-23.12 and
5	subsection (b) of Section 34-18.6 of this Code;
6	(6) the Illinois School Student Records Act;
7	(7) Section 10-17a of this Code regarding school
8	report cards;
9	(8) the P-20 Longitudinal Education Data System Act;
10	(9) Section 27-23.7 of this Code regarding bullying
11	prevention;
12	(10) Section 2-3.162 of this Code regarding student
13	discipline reporting;
14	(11) Sections 22-80 and 27-8.1 of this Code;
15	(12) Sections 10-20.60 and 34-18.53 of this Code;
16	(13) Sections 10-20.63 and 34-18.56 of this Code;
17	(14) Section 26-18 of this Code;
18	(15) Section 22-30 of this Code; and
19	(16) Sections 24-12 and 34-85 of this Code <u>;</u> -
20	(17) the (16) The Seizure Smart School Act; and.
21	(18) Sections 10-20.75 and 34-21.9 of this Code.
22	The change made by Public Act 96-104 to this subsection
23	(g) is declaratory of existing law.
24	(h) A charter school may negotiate and contract with a
25	school district, the governing body of a State college or

26 university or public community college, or any other public or

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1 for-profit or nonprofit private entity for: (i) the use of a school building and grounds or any other real property or 2 facilities that the charter school desires to use or convert 3 4 for use as a charter school site, (ii) the operation and 5 maintenance thereof, and (iii) the provision of any service, activity, or undertaking that the charter school is required 6 to perform in order to carry out the terms of its charter. 7 However, a charter school that is established on or after 8 9 April 16, 2003 (the effective date of Public Act 93-3) and that 10 operates in a city having a population exceeding 500,000 may 11 not contract with a for-profit entity to manage or operate the school during the period that commences on April 16, 2003 (the 12 13 effective date of Public Act 93-3) and concludes at the end of 14 the 2004-2005 school year. Except as provided in subsection 15 (i) of this Section, a school district may charge a charter 16 school reasonable rent for the use of the district's buildings, grounds, and facilities. Any services for which a 17 charter school contracts with a school district shall be 18 provided by the district at cost. Any services for which a 19 20 charter school contracts with a local school board or with the governing body of a State college or university or public 21 22 community college shall be provided by the public entity at 23 cost.

(i) In no event shall a charter school that is established
by converting an existing school or attendance center to
charter school status be required to pay rent for space that is

deemed available, as negotiated and provided in the charter agreement, in school district facilities. However, all other costs for the operation and maintenance of school district facilities that are used by the charter school shall be subject to negotiation between the charter school and the local school board and shall be set forth in the charter.

7 (j) A charter school may limit student enrollment by age8 or grade level.

9 (k) If the charter school is approved by the State Board or 10 Commission, then the charter school is its own local education 11 agency.

12 (Source: P.A. 100-29, eff. 1-1-18; 100-156, eff. 1-1-18;
13 100-163, eff. 1-1-18; 100-413, eff. 1-1-18; 100-468, eff.
14 6-1-18; 100-726, eff. 1-1-19; 100-863, eff. 8-14-18; 101-50,
15 eff. 7-1-20; 101-81, eff. 7-12-19; 101-291, eff. 1-1-20;
16 101-531, eff. 8-23-19; 101-543, eff. 8-23-19; revised 8-4-20.)

17 (105 ILCS 5/34-21.9 new)

18 <u>Sec. 34-21.9. Modification of athletic or team uniform</u> 19 <u>permitted.</u> 20 (a) The board must allow a student athlete to modify his or

her athletic or team uniform due to the observance of modesty in clothing or attire in accordance with the requirements of his or her religion or his or her cultural values or modesty preferences. The modification of the athletic or team uniform may include, but is not limited to, the wearing of a hijab, an 10200SB1784sam001 -12- LRB102 16111 CMG 23365 a

1	undershirt, or leggings. If a student chooses to modify his or
2	her athletic or team uniform, the student is responsible for
3	all costs associated with the modification of the uniform and
4	the student shall not be required to receive prior approval
5	from the board for such modification. However, nothing in this
6	Section prohibits a school from providing the modification to
7	the student.
8	(b) At a minimum, any modification of the athletic or team
9	uniform must not interfere with the movement of the student or
10	pose a safety hazard to the student or to other athletes or
11	players. The modification of headgear is permitted if the
12	headgear:
13	(1) is black, white, the predominate color of the
14	uniform, or the same color for all players on the team;
15	(2) does not cover any part of the face;
16	(3) is not dangerous to the player or to the other
17	players;
18	(4) has no opening or closing elements around the face
19	and neck; and
20	(5) has no parts extruding from its surface.
21	Section 10. The University of Illinois Act is amended by
22	adding Section 120 as follows:
23	(110 ILCS 305/120 new)
24	Sec. 120. Modification of athletic or team uniform

1 permitted.

2	(a) The Board of Trustees must allow a student athlete to
3	modify his or her athletic or team uniform due to the
4	observance of modesty in clothing or attire in accordance with
5	the requirements of his or her religion or his or her cultural
6	values or modesty preferences. The modification of the
7	athletic or team uniform may include, but is not limited to,
8	the wearing of a hijab, an undershirt, or leggings. If a
9	student chooses to modify his or her athletic or team uniform,
10	the student is responsible for all costs associated with the
11	modification of the uniform and the student shall not be
12	required to receive prior approval from the Board of Trustees
13	for such modification. However, nothing in this Section
14	prohibits the University from providing the modification to
15	the student.
16	(b) At a minimum, any modification of the athletic or team
17	uniform must not interfere with the movement of the student or
18	pose a safety hazard to the student or to other athletes or
19	players. The modification of headgear is permitted if the
20	headgear:
21	(1) is black, white, the predominate color of the
22	uniform, or the same color for all players on the team;
23	(2) does not cover any part of the face;
24	(3) is not dangerous to the player or to the other
25	players;
26	(4) has no opening or closing elements around the face

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1	and neck; and
2	(5) has no parts extruding from its surface.
3	Section 15. The Southern Illinois University Management
4	Act is amended by adding Section 100 as follows:
5	(110 ILCS 520/100 new)
6	Sec. 100. Modification of athletic or team uniform
7	permitted.
8	(a) The Board must allow a student athlete to modify his or
9	her athletic or team uniform due to the observance of modesty
10	in clothing or attire in accordance with the requirements of
11	his or her religion or his or her cultural values or modesty
12	preferences. The modification of the athletic or team uniform
13	may include, but is not limited to, the wearing of a hijab, an
14	undershirt, or leggings. If a student chooses to modify his or
15	her athletic or team uniform, the student is responsible for
16	all costs associated with the modification of the uniform and
17	the student shall not be required to receive prior approval
18	from the Board for such modification. However, nothing in this
19	Section prohibits the University from providing the
20	modification to the student.
21	(b) At a minimum, any modification of the athletic or team
22	uniform must not interfere with the movement of the student or
23	pose a safety hazard to the student or to other athletes or
24	players. The modification of headgear is permitted if the

1	headgear:
2	(1) is black, white, the predominate color of the
3	uniform, or the same color for all players on the team;
4	(2) does not cover any part of the face;
5	(3) is not dangerous to the player or to the other
6	players;
7	(4) has no opening or closing elements around the face
8	and neck; and
9	(5) has no parts extruding from its surface.
10	Section 20. The Chicago State University Law is amended by
11	adding Section 5-210 as follows:
12	(110 ILCS 660/5-210 new)
13	Sec. 5-210. Modification of athletic or team uniform
14	permitted.
15	(a) The Board must allow a student athlete to modify his or
16	her athletic or team uniform due to the observance of modesty
17	in clothing or attire in accordance with the requirements of
18	his or her religion or his or her cultural values or modesty
19	preferences. The modification of the athletic or team uniform
20	may include, but is not limited to, the wearing of a hijab, an
21	undershirt, or leggings. If a student chooses to modify his or
22	her athletic or team uniform, the student is responsible for
23	all costs associated with the modification of the uniform and
24	the student shall not be required to receive prior approval

1	from the Board for such modification. However, nothing in this
2	Section prohibits the University from providing the
3	modification to the student.
4	(b) At a minimum, any modification of the athletic or team
5	uniform must not interfere with the movement of the student or
6	pose a safety hazard to the student or to other athletes or
7	players. The modification of headgear is permitted if the
8	headgear:
9	(1) is black, white, the predominate color of the
10	uniform, or the same color for all players on the team;
11	(2) does not cover any part of the face;
12	(3) is not dangerous to the player or to the other
13	players;
14	(4) has no opening or closing elements around the face
15	and neck; and
16	(5) has no parts extruding from its surface.
17	Section 25. The Eastern Illinois University Law is amended
18	by adding Section 10-210 as follows:
19	(110 ILCS 665/10-210 new)
20	Sec. 10-210. Modification of athletic or team uniform
21	permitted.
22	(a) The Board must allow a student athlete to modify his or
23	her athletic or team uniform due to the observance of modesty
24	in clothing or attire in accordance with the requirements of

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1 his or her religion or his or her cultural values or modesty preferences. The modification of the athletic or team uniform 2 may include, but is not limited to, the wearing of a hijab, an 3 4 undershirt, or leggings. If a student chooses to modify his or 5 her athletic or team uniform, the student is responsible for all costs associated with the modification of the uniform and 6 the student shall not be required to receive prior approval 7 from the Board for such modification. However, nothing in this 8 9 Section prohibits the University from providing the 10 modification to the student. 11 (b) At a minimum, any modification of the athletic or team uniform must not interfere with the movement of the student or 12 13 pose a safety hazard to the student or to other athletes or 14 players. The modification of headqear is permitted if the 15 headgear: 16 (1) is black, white, the predominate color of the uniform, or the same color for all players on the team; 17 18 (2) does not cover any part of the face; 19 (3) is not dangerous to the player or to the other 20 players; (4) has no opening or closing elements around the face 21 22 and neck; and 23 (5) has no parts extruding from its surface.

24 Section 30. The Governors State University Law is amended 25 by adding Section 15-210 as follows:

1	(110 ILCS 670/15-210 new)
2	Sec. 15-210. Modification of athletic or team uniform
3	permitted.
4	(a) The Board must allow a student athlete to modify his or
5	her athletic or team uniform due to the observance of modesty
6	in clothing or attire in accordance with the requirements of
7	his or her religion or his or her cultural values or modesty
8	preferences. The modification of the athletic or team uniform
9	may include, but is not limited to, the wearing of a hijab, an
10	undershirt, or leggings. If a student chooses to modify his or
11	her athletic or team uniform, the student is responsible for
12	all costs associated with the modification of the uniform and
13	the student shall not be required to receive prior approval
14	from the Board for such modification. However, nothing in this
15	Section prohibits the University from providing the
16	modification to the student.
17	(b) At a minimum, any modification of the athletic or team
18	uniform must not interfere with the movement of the student or
19	pose a safety hazard to the student or to other athletes or
20	players. The modification of headgear is permitted if the
21	headgear:
22	(1) is black, white, the predominate color of the
23	uniform, or the same color for all players on the team;
24	(2) does not cover any part of the face;
25	(3) is not dangerous to the player or to the other

1	players;
2	(4) has no opening or closing elements around the face
3	and neck; and
4	(5) has no parts extruding from its surface.
5	Section 35. The Illinois State University Law is amended
6	by adding Section 20-215 as follows:
7	(110 ILCS 675/20-215 new)
8	Sec. 20-215. Modification of athletic or team uniform
9	permitted.
10	(a) The Board must allow a student athlete to modify his or
11	her athletic or team uniform due to the observance of modesty
12	in clothing or attire in accordance with the requirements of
13	his or her religion or his or her cultural values or modesty
14	preferences. The modification of the athletic or team uniform
15	may include, but is not limited to, the wearing of a hijab, an
16	undershirt, or leggings. If a student chooses to modify his or
17	her athletic or team uniform, the student is responsible for
18	all costs associated with the modification of the uniform and
19	the student shall not be required to receive prior approval
20	from the Board for such modification. However, nothing in this
21	Section prohibits the University from providing the
22	modification to the student.
23	(b) At a minimum, any modification of the athletic or team
24	uniform must not interfere with the movement of the student or

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1	pose a safety hazard to the student or to other athletes or
2	players. The modification of headgear is permitted if the
3	headgear:
4	(1) is black, white, the predominate color of the
5	uniform, or the same color for all players on the team;
6	(2) does not cover any part of the face;
7	(3) is not dangerous to the player or to the other
8	players;
9	(4) has no opening or closing elements around the face
10	and neck; and
11	(5) has no parts extruding from its surface.
12	Section 40. The Northeastern Illinois University Law is
13	amended by adding Section 25-210 as follows:
14	(110 ILCS 680/25-210 new)
15	Sec. 25-210. Modification of athletic or team uniform
16	permitted.
17	(a) The Board must allow a student athlete to modify his or
18	her athletic or team uniform due to the observance of modesty
19	in clothing or attire in accordance with the requirements of
20	his or her religion or his or her cultural values or modesty
21	preferences. The modification of the athletic or team uniform
22	may include, but is not limited to, the wearing of a hijab, an
23	undershirt, or leggings. If a student chooses to modify his or
24	her athletic or team uniform, the student is responsible for

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1 all costs associated with the modification of the uniform and the student shall not be required to receive prior approval 2 from the Board for such modification. However, nothing in this 3 4 Section prohibits the University from providing the 5 modification to the student. (b) At a minimum, any modification of the athletic or team 6 uniform must not interfere with the movement of the student or 7 8 pose a safety hazard to the student or to other athletes or 9 players. The modification of headgear is permitted if the 10 headgear: 11 (1) is black, white, the predominate color of the 12 uniform, or the same color for all players on the team; 13 (2) does not cover any part of the face; 14 (3) is not dangerous to the player or to the other 15 players; 16 (4) has no opening or closing elements around the face 17 and neck; and 18 (5) has no parts extruding from its surface. 19 Section 45. The Northern Illinois University Law is amended by adding Section 30-220 as follows: 20 21 (110 ILCS 685/30-220 new) 22 Sec. 30-220. Modification of athletic or team uniform 23 permitted. 24 (a) The Board must allow a student athlete to modify his or

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1 her athletic or team uniform due to the observance of modesty in clothing or attire in accordance with the requirements of 2 his or her religion or his or her cultural values or modesty 3 4 preferences. The modification of the athletic or team uniform 5 may include, but is not limited to, the wearing of a hijab, an 6 undershirt, or leggings. If a student chooses to modify his or her athletic or team uniform, the student is responsible for 7 all costs associated with the modification of the uniform and 8 9 the student shall not be required to receive prior approval 10 from the Board for such modification. However, nothing in this 11 Section prohibits the University from providing the 12 modification to the student. 13 (b) At a minimum, any modification of the athletic or team 14 uniform must not interfere with the movement of the student or 15 pose a safety hazard to the student or to other athletes or 16 players. The modification of headqear is permitted if the 17 headgear: (1) is black, white, the predominate color of the 18 19 uniform, or the same color for all players on the team; 20 (2) does not cover any part of the face; 21 (3) is not dangerous to the player or to the other 22 players; 23 (4) has no opening or closing elements around the face 24 and neck; and 25 (5) has no parts extruding from its surface.

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1	Section 50. The Western Illinois University Law is amended
2	by adding Section 35-215 as follows:
3	(110 ILCS 690/35-215 new)
4	Sec. 35-215. Modification of athletic or team uniform
5	permitted.
6	(a) The Board must allow a student athlete to modify his or
7	her athletic or team uniform due to the observance of modesty
8	in clothing or attire in accordance with the requirements of
9	his or her religion or his or her cultural values or modesty
10	preferences. The modification of the athletic or team uniform
11	may include, but is not limited to, the wearing of a hijab, an
12	undershirt, or leggings. If a student chooses to modify his or
13	her athletic or team uniform, the student is responsible for
14	all costs associated with the modification of the uniform and
15	the student shall not be required to receive prior approval
16	from the Board for such modification. However, nothing in this
17	Section prohibits the University from providing the
18	modification to the student.
19	(b) At a minimum, any modification of the athletic or team
20	uniform must not interfere with the movement of the student or
21	pose a safety hazard to the student or to other athletes or
22	players. The modification of headgear is permitted if the
23	headgear:
24	(1) is black, white, the predominate color of the
25	uniform, or the same color for all players on the team;

1	(2) does not cover any part of the face;
2	(3) is not dangerous to the player or to the other
3	players;
4	(4) has no opening or closing elements around the face
5	and neck; and
6	(5) has no parts extruding from its surface.
7	Section 55. The Public Community College Act is amended by
8	adding Section 3-29.14 as follows:
9	(110 ILCS 805/3-29.14 new)
10	Sec. 3-29.14. Modification of athletic or team uniform
11	permitted.
12	(a) A board must allow a student athlete to modify his or
13	her athletic or team uniform due to the observance of modesty
14	in clothing or attire in accordance with the requirements of
15	his or her religion or his or her cultural values or modesty
16	preferences. The modification of the athletic or team uniform
17	may include, but is not limited to, the wearing of a hijab, an
18	undershirt, or leggings. If a student chooses to modify his or
19	her athletic or team uniform, the student is responsible for
20	all costs associated with the modification of the uniform and
21	the student shall not be required to receive prior approval
22	from the board for such modification. However, nothing in this
23	Section prohibits the community college from providing the
24	modification to the student.

1	(b) At a minimum, any modification of the athletic or team
2	uniform must not interfere with the movement of the student or
3	pose a safety hazard to the student or to other athletes or
4	players. The modification of headgear is permitted if the
5	headgear:
6	(1) is black, white, the predominate color of the
7	uniform, or the same color for all players on the team;
8	(2) does not cover any part of the face;
9	(3) is not dangerous to the player or to the other
10	players;
11	(4) has no opening or closing elements around the face
12	and neck; and
13	(5) has no parts extruding from its surface.
14	Section 99. Effective date. This Act takes effect upon
15	