By: Oliveira

H.B. No. 1063

## A BILL TO BE ENTITLED 1 AN ACT 2 relating to a fee to support the wellness, recreational, and 3 fitness complex at The University of Texas at Brownsville. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Subchapter E, Chapter 54, Education Code, is 5 amended by adding Section 54.550 to read as follows: 6 7 Sec. 54.550. WELLNESS, RECREATIONAL, AND FITNESS COMPLEX FEE; THE UNIVERSITY OF TEXAS AT BROWNSVILLE. (a) The board of 8 regents of The University of Texas System may charge each student 9 enrolled at The University of Texas at Brownsville a wellness, 10 recreational, and fitness complex fee. The amount of the fee may 11 12 not exceed \$79 per student for each regular semester and \$39.50 per student for each term of the summer session. 13 14 (b) The board may: (1) use revenue from the fee only to finance, 15 construct, operate, maintain, renovate, or improve a wellness, 16 recreational, and fitness complex owned by Texas Southmost College 17 18 and used by the partnership of The University of Texas at Brownsville and Texas Southmost College under Section 78.02; and 19 (2) pledge revenue from the fee to pay an obligation 20 21 issued for a purpose authorized by Subdivision (1) under the 22 revenue financing system of The University of Texas System. 23 (c) The board shall deposit revenue from the fee to the credit of an account known as The University of Texas at Brownsville 24

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wellness, recreational, and fitness complex fee account. Money in 1 2 the account shall be used in accordance with the terms of the 3 partnership agreements entered into between The University of Texas 4 at Brownsville and Texas Southmost College under Section 78.02. 5 (d) The board may not increase the amount of the fee by more 6 than 10 percent in any academic year unless the amount of the 7 increase is approved by: 8 (1) a majority vote of the students participating in a general student election held at the institution for that purpose; 9 10 and (2) a majority of the members of the legislative body 11 12 of the student government of the institution. (e) A fee charged under this section is in addition to any 13 14 other fee the board is authorized by law to charge. 15 (f) Subject to the limitations of this section on the amount 16 of the fee and any increase in the amount of the fee, the fee charged 17 under this section must be in the same amount as the wellness, recreational, and fitness complex fee charged a student at Texas 18 Southmost College by the board of trustees of Southmost Union 19 Junior College District. A student attending either or both 20 21 institutions may be charged a wellness, recreational, and fitness 22 complex fee by only one of the institutions. (g) The board of trustees of the Southmost Union Junior 23 24 College District may pledge revenue from a fee imposed under this section, whether received directly from a student or from The 25 University of Texas at Brownsville, under terms of the partnership 26 agreement between The University of Texas at Brownsville and Texas 27

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Southmost College, for the payment of obligations issued by the 1 2 Southmost Union Junior College District to finance the construction, operation, maintenance, renovation, and improvement 3 4 of a wellness, recreational, and fitness complex owned by Texas Southmost College and used by the two institutions under the 5 6 partnership. If the fee imposed under this section is pledged to the payment of obligations issued by Southmost Union Junior College 7 8 District, the board of regents of The University of Texas System may not pledge revenue from the fee for the payment of obligations 9 issued for an authorized purpose under the revenue financing system 10 of The University of Texas System. 11 SECTION 2. This Act applies beginning with the 2005 fall 12 semester. 13 SECTION 3. This Act takes effect immediately if it receives 14 15 a vote of two-thirds of all the members elected to each house, as

provided by Section 39, Article III, Texas Constitution. If this

Act does not receive the vote necessary for immediate effect, this

18 Act takes effect September 1, 2005.

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