BILL ANALYSIS

Senate Research Center 80R3666 KEL-D H.B. 902 By: Crownover (Estes) S/C on Higher Education 4/27/2007 Engrossed

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

There is a need for improved recreational facilities and services for students of Texas Woman's University (TWU). In a referendum, the student body approved the imposition of a recreational fee in the spring of 2006, but the board of regents of TWU (board) is not statutorily authorized to establish such a fee.

H.B. 902 authorizes the board to establish a student fitness and recreation fee to finance, construct, operate, maintain, or improve fitness and recreational facilities and programs at TWU.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Subchapter E, Chapter 54, Education Code, by adding Section 54.5251, as follows:

Sec. 54.5251. STUDENT FITNESS AND RECREATIONAL FEE; TEXAS WOMAN'S UNIVERSITY. (a) Authorizes the board of regents (board) of Texas Woman's University (TWU) to charge all enrolled students a student fitness and recreational fee in an amount not to exceed \$125 for each regular semester or each summer session of more than six weeks or \$62.50 for each summer session of six weeks or less.

(b) Limits use of the fee to financing, constructing, operating, maintaining, or improving a fitness or recreational facility or for operating a fitness or recreational program.

(c) Prohibits the amount of the fee from being increased by more than 10 percent each academic year unless approved by a majority vote of the enrolled students in a general student election held for that purpose.

(d) Requires the chief fiscal officer of TWU to collect the fee and deposit the fee revenue in the student fitness and recreational account.

(e) Prohibits the fee from being considered in determining the maximum amount of student service fees that may be charged under Section 54.503 (Student Services Fee).

(f) Sets forth the conditions under which the board is authorized to permit a person not enrolled at TWU to use a facility financed by this fee.

SECTION 2. Makes application of this Act prospective.

SECTION 3. Effective date: upon passage or September 1, 2007.

SRC-LCL H.B. 902 80(R)