HOUSE RESEARCH ORGANIZATION bill analysisHB 2010 Wilson, Chavez, Kamel, G. Lewis. (CSHB 2010 by Solis)	
SUBJECT:	Minimum academic standards for student athletes
COMMITTEE:	Higher Education — committee substitute recommended
VOTE:	6 ayes — Rangel, Solis, Cuellar, Dunnam, Kamel, E. Reyna
	0 nays
	3 absent — Bailey, Rabuck, Rodriguez
WITNESSES:	None
BACKGROUND :	The National Collegiate Athletic Association establishes minimum standards for the admission of student athletes at schools participating in NCAA college athletics. Students meeting those criteria may be awarded athletic scholarships or similar financial assistance.
DIGEST:	 HB 2010 would establish statewide standards for institutions of higher education to use in awarding student athletes scholarships, grants, or other financial assistance funded by state revenues. An entering freshman student athlete's high school grade point average would have to be equal to or greater than the average GPA of all entering freshman students for the preceding academic year. For other student athletes, the student's cumulative college GPA would have to be equal to or greater than the average GPA of all undergraduate students enrolled at the institution in the preceding academic year. These standards would apply for each year that a student received the scholarship or financial assistance. HB 2010 would define a student athlete as one who competed or participated in a sport, game, or other competition involving substantial physical activity or skill for, or on a team organized or sponsored by, the institution of higher education the student attended. The bill would take effect September 1, 1997. It would apply only to scholarships or other financial assistance promised or awarded to a person after that date.

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SUPPORTERS HB 2010 would reinforce the essential principle that student athletes are SAY: students first and athletes second. Awarding athletic scholarships should not entail lowering academic standards. Furthermore, luring unqualified students to universities with large financial incentives is harmful to the students themselves, many of whom wind up dropping out of college without ever receiving a degree. HB 2010 would ensure that only students with appropriate academic qualifications are awarded athletic scholarships. The standards established by HB 2010 would not preclude the state from recruiting talented student athletes. Such private universities as Duke, Rice, and Northwestern maintain the highest standards of both scholarship and athletics. Texas universities would do well to emulate these great institutions rather than settle for less than the best our student athletes can achieve. The framework for statewide standards for higher education has already been established this session by HB 588, HB 858, and SB 1419, each of which have been passed by one house and which would provide uniform standards in admissions policies. HB 2010 would extend the logic of these bills to awarding athletic scholarships, further ensuring that all students in Texas are fairly and equally allowed access to funding for higher education. **OPPONENTS** In the past, the Legislature has wisely left decisions on awarding athletic SAY: scholarships up to the individual schools. Universities should retain the authority to make such decisions and implement policies that will best suit their individual needs and best help them meet their goals and educate their student bodies. HB 2010 could hinder the ability of Texas schools to recruit the most outstanding athletes. If schools from other states are able to offer scholarships to students with GPAs below standards in Texas, the state could lose its best athletes to other states. Such losses could be extremely harmful to state universities, ultimately diminishing the success of athletic programs and jeopardizing the fame and fundraising potential that success

athletes.

brings. Successful athletic programs help pull in money to a school, thereby

enhancing the facilities and the programs for all students, not just the

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NOTES: The original version of HB 2010 would have prohibited scholarships or other financial assistance funded by state revenue from being awarded because of a student's athletic status.