

STATE OF OKLAHOMA

1st Session of the 47th Legislature (1999)

COMMITTEE SUBSTITUTE  
FOR  
HOUSE BILL NO. 1296

By: Settle

COMMITTEE SUBSTITUTE

( Schools - general enrollment fees and nonresident  
tuition )

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 70 O.S. 1991, Section 3218.8, as  
last amended by Section 1, Chapter 303, O.S.L. 1997 (70 O.S. Supp.  
1998, Section 3218.8), is amended to read as follows:

Section 3218.8 A. Except as otherwise provided by law, the  
Oklahoma State Regents for Higher Education ~~are authorized to~~ may  
establish general enrollment fees per semester credit hour which  
shall not exceed:

Lower Division

Comprehensive Universities \$56.50

Regional Universities \$46.00

Two-year Colleges \$29.50

Upper Division

Comprehensive Universities \$60.00

Regional Universities \$47.00

Graduate Division

Comprehensive Universities \$80.00

Regional Universities \$62.00

B. The Oklahoma State Regents for Higher Education ~~are~~  
~~authorized to~~ may require that nonresidents pay nonresident tuition  
in addition to general enrollment fees. Except as otherwise

1 provided by law, said nonresident tuition per semester credit hour  
2 shall not exceed:

3 Lower Division

4	Comprehensive Universities	\$126.00
5	Regional Universities	\$78.50
6	Two-year Colleges	\$63.00

7 Upper Division

8	Comprehensive Universities	\$142.00
9	Regional Universities	\$87.00

10 Graduate Division

11	Comprehensive Universities	\$174.50
12	Regional Universities	\$102.00

13 C. Students permitted to audit courses shall pay the same  
14 general enrollment fees and nonresident tuition as required of  
15 students who enroll for course credit.

16 D. The Oklahoma State Regents for Higher Education shall  
17 consider, upon request of an institutional governing board, the  
18 approval of differentiated general enrollment fees and nonresident  
19 tuition rates which may exceed the limits as established in this  
20 section by no more than two percent (2%). Such differential as  
21 provided for in this subsection shall be authorized only at  
22 institutions with a full-time student enrollment, as defined by the  
23 State Regents, of nine thousand (9,000) or greater.

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