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CONCURRENT ENROLLMENT TRANSCRIPTS
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Ronda Rudd Menlove
Senate Sponsor: Margaret Dayton
LONG TITLE
General Description:
This bill requires the State Board of Regents to report concurrent enrollment
information to requesting public institutions of higher education.
Highlighted Provisions:
This bill:
requires the State Board of Regents and the State Board of Education to coordinate
advising to prospective and current high school students participating in concurrent
enrollment; and
 requires the Board of Regents to provide certain information to requesting
institutions of higher education to facilitate advising for concurrent enrollment.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53A-15-101 , as last amended by Laws of Utah 2009, Chapter 321
53B-1-109 , as enacted by Laws of Utah 2006, Chapter 147

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(1) The State Board of Education in collaboration with the State Board of Regents shall implement:

- (a) a curriculum program and delivery system which allows students the option to complete high school graduation requirements and prepares them to meet college admission requirements at the conclusion of the eleventh grade, but does not preclude a student involved in accelerated learning programs from graduating at an earlier time;
- (b) a program of selected college credit courses in general and career and technical education which would be made available in cooperation with the State Board of Regents, as resources allow, through concurrent enrollment with one or more of the state's institutions of higher education;
- (c) a course of study for a student who decides to continue on through the twelfth grade that would allow the student to take courses necessary to graduate from high school, and at the student's option, to become better prepared for the world of work, or complete selected college level courses corresponding to the first and second year of course work at a university, college, or community college in the state system of higher education; and
- (d) a program for advanced placement which permits students to earn high school credits while qualifying to take advanced placement examinations for college credit.
- (2) The delivery system and curriculum program shall be designed and implemented to take full advantage of the most current available educational technology.
 - (3) The State Board of Regents shall adopt rules to ensure the following:
- (a) early high school graduates who are academically prepared and meet college admission requirements may be enrolled in one of the state's institutions of higher education;
- (b) college credit courses are taught in high school concurrent enrollment or advanced placement programs by college or university faculty or public school educators under the following conditions:
- (i) to ensure that students are prepared for college level work, an appropriate assessment is given:

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(A) prior to participation in mathematics and English courses; and
 (B) in meeting prerequisites previously established for the same campus-based course
 by the sponsoring institution;
 (ii) public school educators in concurrent enrollment programs must first be approved

- (ii) public school educators in concurrent enrollment programs must first be approved as adjunct faculty and supervised by a state institution of higher education;
 - (iii) teaching is done through live classroom instruction or telecommunications;
- (iv) collaboration among institutions to provide opportunities for general education and high demand career and technical education concurrent enrollment courses to be offered statewide, including via technology;
- (v) course content, procedures, and teaching materials in concurrent enrollment programs are approved by the appropriate department or program at an institution of higher education in order to ensure quality and comparability with courses offered on college and university campuses;
- (vi) concurrent enrollment may not include high school courses that are typically offered in grades 9 or 10, except as provided under Subsection (3)(c); and
- (vii) the provisions under Subsection (3)(b)(vi) do not apply to an early college high school; and
- (c) college credits obtained under this section shall be accepted for transfer of credit purposes as if they had been obtained at any public institution of higher education within the state system.
- (4) College-level courses taught in the high school carry the same credit hour value as when taught on a college or university campus and apply toward graduation on the same basis as courses taught at an institution of higher education to which the credits are submitted.
- (5) The State Board of Education shall provide students in the public schools with the option of accelerating their educational program and graduating at the conclusion of the eleventh grade.
- (6) (a) The State Board of Education and State Board of Regents shall work in close cooperation in developing, implementing, and evaluating the program established under this

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section, including working together to effectively advise high school students on registering for concurrent enrollment courses, as described in Section 53B-1-109.

- (b) (i) Each high school shall receive its proportional share of concurrent enrollment money appropriated or allocated pursuant to Section 53A-17a-120.5 based upon the hours of higher education course work undertaken by students at the school under Subsections (1)(b) and (1)(c) as compared to the state total.
- (ii) School districts shall contract with institutions of higher education to provide the higher education services required under this section.
- (iii) (A) Higher education tuition and fees may not be charged for participation in this program, except that each institution within the state's higher education system may charge a one-time per student per institution admissions application fee for concurrent enrollment course credit offered by the institution.
- (B) Payment of the fee under Subsection (6)(b)(iii)(A) satisfies the general admissions application fee requirement for a full-time or part-time student at an institution so that no additional admissions application fee may be charged by the institution.
 - Section 2. Section **53B-1-109** is amended to read:

- 53B-1-109. Coordination of higher education and public education information technology systems -- Use of unique student identifier -- Coordination of concurrent enrollment advising.
- (1) As used in this section, "unique student identifier" has the same meaning as provided in Section 53A-1-603.5.
- (2) The State Board of Regents and State Board of Education shall coordinate public education and higher education information technology systems to allow individual student academic achievement to be tracked through both education systems in accordance with this section and Section 53A-1-603.5.
- (3) Information technology systems utilized at an institution within the state system of higher education shall utilize the unique student identifier of all students who have previously been assigned a unique student identifier.

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114	(4) (a) The State Board of Regents and the State Board of Education shall coordinate
115	advising to a prospective or current high school student who participates in the concurrent
116	enrollment program established in 53A-15-101.
117	(b) Advising shall include information on general education requirements at higher
118	education institutions and how the student can efficiently choose concurrent enrollment courses
119	to avoid duplication or excess credit hours.
120	(5) (a) Eight weeks after the end of each semester, the State Board of Regents shall
121	make available, to a requesting higher education institution in the state system of higher
122	education that participates in concurrent enrollment, a report listing each public high school
123	student who was enrolled in a concurrent enrollment course and admitted to the requesting
124	higher education institution, including:
125	(i) the student's name and unique student identifier;
126	(ii) the student's:
127	(A) school district and school; or
128	(B) charter school;
129	(iii) the course name of each concurrent enrollment course taken by the student;
130	(iv) the higher education institution where the student enrolled to take each concurrent
131	enrollment course; and
132	(v) (A) all the credits the student earned in each concurrent enrollment course; and
133	(B) a designation that indicates which credits listed in Subsection (5)(a)(v) the student
134	earned at a grade "C" or higher.
135	(b) The board shall report the information described in Subsection (5)(a) for every
136	concurrent enrollment course taken by a student in any year.