DATE: December 17, 2009

REGULATION NUMBER and TITLE: 6.005 Acceptance of College Credit by Examination

SUMMARY: Board of Governors Regulation 6.005, Acceptance of College Credit by Examination, is being considered for repeal because it has been superseded by Board of Governors Regulation 6.006 Acceleration Mechanisms. Regulation 6.005 currently references the Statewide Articulation Agreement as the source of applicable cut-scores. The scores that are required to achieve credit have been updated and are currently found in the Articulation Coordinating Committee Credit-by-Exam Equivalencies as approved by the Board of Governors, thus making the reference in 6.005 outdated. Current direction concerning the acceptance of college credit by examination is found in Board approved Regulation 6.006 Acceleration Mechanisms.

FULL TEXT OF THE REGULATION IS INCLUDED WITH THIS NOTICE.


THE BOARD OF GOVERNORS’ OFFICIAL INITIATING REPEAL OF THE REGULATION: Mr. Richard Stevens, Director of Academic and Student Affairs

COMMENTS REGARDING THE REPEAL OF THE REGULATION(S) SHOULD BE SUBMITTED WITHIN 14 DAYS OF THE DATE OF THIS NOTICE TO THE CONTACT PERSON IDENTIFIED BELOW. The comments must identify the regulation(s) on which you are commenting:

General Counsel, Board of Governors, State University System, 325 W. Gaines Street, Suite 1614, Tallahassee, Florida 32399, (850) 245-0466 (phone), (850) 245-9685 (fax), or generalcounsel@flbog.edu.
6.005 Acceptance of College Credit by Examination

(1) The universities shall accept for credit College Level Examination Program (CLEP) and other State Board of Education approved standardized examinations when presented by students who are admitted and/or enrolled.

(a) In the case of the CLEP and other approved examinations, cut-off scores or percentiles (whichever are appropriate), as well as the minimum amount of credit that will be awarded by universities are specified in the Articulation Agreement between the Public Universities and Community Colleges found in Regulation 6A-10.024.

(b) Credit awarded by universities on the basis of CLEP or other approved standardized examinations shall be fully transferable to all universities in the State University System.

(2) Credits earned through the CLEP or other approved standardized examination programs shall not be included in enrollment data for budget purposes.

Authority: Section 7(d), Art. IX, Fla. Const., History—Formerly 6C-2.67 and 6C-6.05, 11-5-73, 12-17-74, 8-11-85, 10-19-88.