Proposed Revisions to Title 5, California Code of Regulations Regarding Dual Enrollment Programs (Second Reading)

This document contains underlined and stricken text, which may require adjustments to screen reader settings. <u>Underlined</u> text denotes additions to existing regulations; <u>stricken</u> text denotes deletions from existing regulations. This document also contains <u>double</u> <u>underline</u> and double strikeout to indicate a new change to the text for second reading.

SECTION 56700 IS ADDED TO SUBCHAPTER 6, OF CHAPTER 7, OF DIVISION 6, OF TITLE 5 OF THE CALIFORNIA CODE OF REGULATIONS TO READ AS FOLLOWS:

California allows pupils enrolled in high schools or middle schools colleges to enroll in community college courses offered at their local community college district. This "dual enrollment" is available under two statutorily defined programs known as the special admit program and the College and Career Access Pathways ("CCAP") partnership program. The following rules apply to both the special admit and CCAP programs:

- (a) When parental or guardian consent is required to admit a student to a community college dual enrollment course, the consent obtained shall apply to all community college dual enrollment courses attempted by the student until parental or guardian consent is withdrawn in writing.
- (b) Community college districts shall not require student high school transcripts or social security numbers as a condition of dual enrollment, but shall rely upon high school principal recommendations, or similar documents provided by the school district, as sufficient evidence of student high school enrollment and preparedness. Community college districts may accept but shall not require students to provide high school transcripts or social security numbers as a condition of dual enrollment.

Note: Authority cited: Section 70901, Education Code. Reference: Sections 48800.5, 52620, 70901, and 76000 through 76004, Education Code.