ATTACHMENT 2

BOARD OF GOVERNORS OF THE CALIFORNIA COMMUNITY COLLEGES
CREDIT COURSE REPETITION

SECTION BY SECTION ANALYSIS OF PROPOSED CHANGES TO SECTIONS 55000, 55040 AND 55253

§ 55000(k)
Proposed amendment to subdivision (k) is to clarify the original intent that there must be a nexus between the course to be repeated pursuant to the legally mandated exception and the student’s actual employment (paid or volunteer).

§ 55040(b)(6)
Proposed amendments to subdivision (b)(6) are to permit students to repeat all types of cooperative work experience, occupational and general, subject to the limits set forth in section 55253.

§ 55040(b)(9)
Similar to proposed changes to section 55000(k), proposed changes to section 5540(b)(9) clarify that there must be a nexus between the course the student is seeking to repeat pursuant to significant change in industry or licensure standards exception and the student’s employment or license.

§ 55253(b)
Proposed amendments are to eliminate the requirement that an occupational work experience course can only be repeated if the college only offers one such class in a given field. The requirement that the occupational work experience course not be offered on a variable unit open/entry basis as a condition of the course being repeated is proposed to be deleted as unnecessary and redundant. Section 58003.1, subdivision (f), allows districts to claim apportionment for cooperative work experience courses only using Alternative Attendance Accounting Procedures, whereas sections 58006 and 58164, allows districts to claim apportionment for open entry/exit courses only using Actual Student Contact Hours of Attendance Procedures. A district offering a cooperative work experience course on an open entry/exit basis would not be permitted to claim apportionment for that course. Additionally, the term “that” is proposed to be deleted and the phrase “cooperative work experience” added for clarification.