

S76-8 CONCURRENT ENROLLMENT

Legislative History:

Document dated May 10, 1976.

At its meeting of April 5, 1976, the Academic Senate passed the following modifications in senate policy # F 71-8, as presented by Ms. J. McCann (and amended).

Amends (Replaces) F71-8.

ACTION BY COLLEGE PRESIDENT:

"Approved, with the understanding that residence credit be authorized at such time as Trustee policy is modified to authorize the use of extension credit to meet residence requirements."

Signed: John H. Bunzel, May 10, 1976.

CONCURRENT ENROLLMENT (MODIFICATIONS IN POLICY F 71-8)

S 76-8

WHEREAS, The Trustees recently amended Title V to permit enrollment of extension students in regular session courses, known as concurrent enrollment; and

WHEREAS, The Chancellor's Office has developed propn2j /TT1 1 Tf hwChulae0 session course

1. Concurrent enrollment shall be administered by the Director of Extension Services who shall:
 - a. charge the enrollee the same fees were the course offered in the regular extension program,
 - b. register him in a uniquely numbered course so that distinctions can be made between regular and concurrent enrollments,
 - c. maintain records related to this program so that evaluative studies can be made, and
 - d. deposit revenues derived from the program in the Continuing Education Revenue Fund, from which reimbursement shall be made for expenses of concurrent enrollment, in accordance with existing procedures;
2. Concurrent enrollment shall not be used to add new course sections or continue low enrollment classes;
3. Concurrent enrollment in a given class will be permitted only with the instructor's approval;
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