PROPOSED JOINT RULES WITH ILLINOIS COMMUNITY COLLEGE BOARD: REVERSE TRANSFER OF CREDIT

Submitted for: Action.

Summary: This item requests approval of the proposed joint rules with the Illinois Community College Board (ICCB) regarding the reverse transfer of credit, pursuant to the Student Transfer Achievement Reform Act. (110 ILCS 150) Reverse transfer means that a former community college student who completed at least 15 hours of coursework at the community college and is now attending a public university may apply for an associate degree using requisite courses earned at the university.

This is the first time that the Illinois Board of Higher Education (IBHE) and ICCB have proposed joint rules. The process specified in the Illinois Administrative Procedures Act requires both Boards to simultaneously go through a publication and public notice period known as First Notice. In September 2019, each Board will have an opportunity to review any changes and adopt the proposed joint rules. Subsequently, the joint rules will go through Second Notice during which the staff and members of the legislative Joint Committee on Administrative Rules will review the rules. If there is no objection by the Committee, the joint rules will become effective upon filing with the Secretary of State.

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Illinois has a robust transfer infrastructure that has resulted in our state being first in the nation in degree completion rates for community college students (See Illinois Proud: Completing College at https://www.ibhe.org/DataPoints/Illinois-Proud-2019-Completing-College.html). Reverse transfer of credit provides another avenue for Illinoisans to complete a degree. Reverse transfer means that a former community college student who completed at least 15 hours of coursework at the community college and is now attending a public university may apply for an associate degree using requisite courses earned at the university. Through reverse transfer, these individuals have the potential to “transfer back” university courses that count toward an associate degree and earn that associate degree even while they are in progress to completing the baccalaureate degree.

An amendment to the Student Transfer Achievement Reform (STAR) Act (110 ILCS 150) was passed in 2018, requiring the Illinois Board of Higher Education (IBHE) and the Illinois Community College Board (ICCB) to adopt rules to provide procedures for reverse transfer in Illinois. Staff of the IBHE and ICCB have been working together to develop rules for joint adoption. Stakeholders across community colleges and public universities have been engaged in the development of these rules and will continue to be involved through the remaining steps in the process leading to implementation. These proposed rules are being provided to the Board with a request for approval.

Once approved by the Illinois Board of Higher Education, the proposed joint rules will be submitted to the Secretary of State for publication in the Illinois Register simultaneously with the Illinois Community College Board’s submission (23 Ill. Adm. Code 1502). The Illinois Administrative Procedures Act specifies a period for publication and public notice. Presentations to the Board and to ICCB for adoption of the joint rules are scheduled for the respective board meetings in September. Subsequently, the staff and members of the legislative Joint Committee on Administrative Rules will review the joint rules. If there is no objection to by the Committee, the joint rules will become effective upon filing with the Secretary of State.

Staff Recommendation

Staff recommends the adoption of the following resolution:

ATTACHMENT 1: IBHE PROPOSED JOINT RULE

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER II: BOARD OF HIGHER EDUCATION

PART 1065
JOINT RULES OF THE BOARD OF HIGHER EDUCATION AND ILLINOIS COMMUNITY COLLEGE BOARD: RULES ON REVERSE TRANSFER OF CREDIT

AUTHORITY: Implementing Sections 23(a), (b) and (c) and authorized by Section 23(e) of the Student Transfer Achievement Reform Act [110 ILCS 150].

SOURCE: Adopted at 43 Ill. Reg. _____, effective ____________.

(Editor’s Note: The text of this Joint Rule appears at 23 Ill. Adm. Code 1502.)
ATTACHMENT 2: ICCB PROPOSED JOINT RULE

TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER VII: ILLINOIS COMMUNITY COLLEGE BOARD

PART 1502
JOINT RULES OF THE BOARD OF HIGHER EDUCATION AND ILLINOIS COMMUNITY
COLLEGE BOARD: RULES ON REVERSE TRANSFER OF CREDIT

Section
1502.10 Purpose
1502.20 Definitions
1502.30 Student Eligibility
1502.40 Student Request
1502.50 Institutional Responsibilities
1502.60 Community College Determination to Award Degree
1502.70 Voluntary Participation by Others

AUTHORITY: Implementing Sections 23(a), (b) and (c) and authorized by Section 23(e) of the
Student Transfer Achievement Reform Act [110 ILCS 150].

SOURCE: Adopted at 43 Ill. Reg. _____, effective ____________.

Section 1502.10 Purpose

The purpose of this joint rule is to foster the reverse transfer of credit for any student who
has accumulated at least 15 hours of academic credit at a community college and a
sufficient number of hours of academic credit at a State university in the prescribed
courses necessary to meet a community college’s requirements to be awarded an
associate degree. (Section 23 of Act).

Section 1502.20 Definitions

“Act” means the Student Transfer Achievement Reform Act [110 ILCS 150].

“Admissions Office” means an office within a community college or State university
responsible for recruiting and communicating with new and transfer students.

“Community College” means a public community college in this State. (Section 5 of
Act).

“Eligible Student” means a student who meets the criteria in Section 1502.30.

“Registrar’s Office” means an office within a community college or State university
responsible for registering students, keeping academic records, and corresponding with
applicants and evaluating their credentials.

“Reverse Transfer of Credit” means the transfer of earned academic credit from a State
university to a community college for the purpose of obtaining an associate degree at the
community college. (Section 23 of Act).
“Reverse Transfer Data Sharing Platform” means a national electronic data sharing and exchange platform that meets nationally accepted standards, conventions, and practices, such as the National Student Clearinghouse or similar platform.

“Reverse Transfer Agreement” means an institutional agreement between one or more community colleges and a State university to share student transcripts when a student requests a reverse transfer of credit.

“Opt-in” means the student’s decision to seek a reverse transfer of credit.

“State University” means a public university in this State. (Section 5 of Act).

Section 1502.30 Student Eligibility

The reverse transfer of credit option is available to a student who is currently enrolled in a State university and has:

a) Transferred to the State university from or previously attended a community college;

b) Earned at least 15 credit hours of transferrable course work completed at a community college;

c) Earned a cumulative total of at least 60 credit hours for transferrable course work successfully completed at previously attended postsecondary institutions; and

d) Submitted a request to the State university at which the student is currently enrolled.

Section 1502.40 Student Request

A student who meets the eligibility criteria in Section 1502.30 may request a reverse transfer of credit from the State university to the community college previously attended.

a) The opportunity to opt-in may be made at enrollment or at any time thereafter while enrolled at the State university. The student shall provide the information required in Section 1502.30 (a), (b) and (c) and authorize the release of his or her transcript information, pursuant to State university procedures.

b) In the event that the student has earned credit hours at more than one community college or State university, the student shall:

1) Identify the community colleges and State universities at which any credit hours have been earned; and

2) Authorize release of his or her transcript information from the community colleges and State universities to the community college identified for the purpose of earning an associate degree through a reverse transfer of credit.
Section 1502.50 Institutional Responsibilities

a) Each State university and community college shall make available an opt-in process for the reverse transfer of credit, pursuant to this Part.

b) Each State university shall notify students who meet the eligibility criteria in Section 1502.30 each academic year. The notification shall include information about the State university’s process to reverse transfer of credit.

c) State universities and community colleges shall comply with the following process:

1) Information about reverse transfer of credit shall, at a minimum, be clearly identified on the institution’s Internet website and printed in course catalogs. This information shall also be made available through the admissions office and the registrar’s office.

2) After verifying student eligibility, the student information may be transferred through a reverse transfer data sharing platform or a reverse transfer agreement, or by contacting the institution directly.

Institutions are encouraged to use a Reverse Transfer Data Sharing Platform as a cost-effective method to exchange course level data. Any student information obtained from the platform must be accepted as official documentation of the student record.

3) Transcript fees assessed to prepare and send student transcripts to community colleges may be waived to help promote the reverse transfer of credit. Community colleges may waive fees assessed to conduct degree audits and to process graduation applications as part of the reverse transfer of credits.

4) After receiving the student information, the community college shall review the information, and if the community college determines the student has earned the credits required to receive an associate degree, may award the associate degree.

5) No later than 30 business days after receiving an application for reverse transfer of credit and all required transcripts, a community college shall notify an applicant if he or she qualifies for an associate degree based on the total earned credits. (Section 23 of Act). The community college shall send the same notification to the State university.

6) In the event that the community college awards an associate degree pursuant to this Part, the community college shall send a student transcript to the State university. The transcript will include the award of an associate degree.

Section 1502.60 Community College Determination to Award Degree

In awarding an associate degree, the community college shall evaluate the applicant’s course work completed, along with the transfer credit earned, and shall determine whether the associate degree requirements have been met. (Section 23 of Act). Nothing in this Part affects the ability
of the community college to determine the course work required to earn an associate degree awarded by that institution.

Section 1502.70 Voluntary Participation by Others

This Part does not preclude private colleges and universities from voluntarily participating in the reverse transfer of credit.