PROPOSED REVISION OF DAVIS DIVISION REGULATION A553:
Credit for Courses Taken at Other Institutions

Submitted by the Academic Senate Chair.

Endorsed by Executive Council.

**Rationale:** UC Davis students who enroll in intersession courses that are offered at non-UC campuses and that do not occur during UC Davis instructional dates are currently required to request pre-enrollment approval from their Dean’s Office to receive credit for those courses. In contrast, summer session course work taken at a non-UC campus does not require pre-approval. It seems the goal of this regulation is to prevent students from taking courses at non-UC campuses while they are taking UC Davis courses, and in that spirit, propose that students who enroll in intersession courses that are offered at non-UC campuses and that do not occur during UC Davis instructional dates be allowed to receive credit for those courses without pre-enrollment approval by their Dean’s Office.

**Proposed Revision:** Davis Division Regulation A553 shall be amended as follows. Deletions are indicated by strikeout; additions are in bold type.

A553. Credit for Courses Taken at Other Institutions

A. Students are prohibited from obtaining transfer credit for courses taken at a non-University of California campus in a quarter during which the student is enrolled as a full-time student at Davis. Variances to this Regulation may only be obtained via petition to the appropriate college committee or administrative officer prior to enrollment.

B. In those instances in which a variance has been granted, units earned from courses taken at a non-University of California campus shall be counted toward minimum progress in the quarter(s) in which the dual enrollment occurred.

C. Summer session course work is exempt from the restrictions described in Paragraph (A). (En. 4/25/83)

D. **Course work taken in intersession terms that do not overlap with UC Davis instructional dates are exempt from the restrictions described in Paragraph (A).**