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

Submitted by the Academic Senate Chair.

Endorsed by Executive Council.

<u>Rationale:</u> 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.

<u>Proposed Revision</u>: 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).