

Dual Enrollment AB 30 Highlights and Revisions to Policies and Procedures

AB 30 highlights:

- CCAP agreements to continue after the initial 2021 sunset.
- Streamlines CCAP agreements with school districts and the college. 1 reading for Board of Trustees
- 1 standard application for DE students to complete. Currently students need to apply each term.
- A student may take up to 4 community college courses per term as long as they are CCAP AB 288 courses which cannot exceed 15 units.
- Allowing credits earned in DE to count towards registration priority.
- Adds continuation high schools for possible DE programs

AB 30 Recommendation	Language	Our position
One approval step at Board of Trustees. Removing Discussion and moving straight to Action	<i>According to AB30- The bill would eliminate the requirement imposed on the governing board of each district entering into a CCAP partnership agreement to present the dual enrollment partnership agreement as an informational item at a separate open public meeting of that board before taking public comment and acting to approve or disapprove the proposed agreement.</i>	Speeds up the approval of an AB 288 MOU instead of waiting 2 months for final approval.
1 Standard Application for the duration of their DE participation	<p><i>According to AB30- (c) (1) The protocols shall only require a high school pupil participating in a CCAP partnership to submit one parental consent form and principal recommendation for the duration of the pupil's participation in the CCAP partnership.</i></p> <p><i>would require the Chancellor of the California Community Colleges, on or before July 31, 2020, to revise the special part-time student application process to allow a pupil to complete one application, for the duration of the pupil's participation under the CCAP partnership</i></p>	<p>One application for the duration of their DE participation would alleviate the process of having them apply every single semester.</p> <p>Chancellor's office has not yet provided an update on this process.</p>

AB 30 Recommendation	Language	Our position
Unit cap for CCAP and all Special admits	<i>According to AB30- A community college district may allow a special admit student participating in a CCAP partnership agreement to enroll in up to a <u>maximum of 15</u> units per term.</i>	Advocating for maximum of 15 units. Early College Academy students take 6-8 DE units through their normal bell schedule and may have the option of taking an extra course through Special admit.
Registration priority – Continuing student	According to AB30: <i>Units completed by a student pursuant to a CCAP agreement may count towards determining a student's registration priority for enrollment and course registration at a community college.</i>	Students who earn DE credit should be able to come in with a registration date they have earned. It's a great incentive for students to attend Mt SAC.
AB 30 Recommendation	Language	Our position
Allowing continuation schools in CCAP	<i>According to AB 30- (a) The governing board of a community college district may enter into a College and Career Access Pathways (CCAP) partnership with the governing board of a school district... including continuation high school, to community college for career technical education or preparation for transfer, improving high school graduation rates, or helping high school pupils achieve college and career readiness</i>	Our team will continue to have discussions on whether a CCAP or Non-CCAP would be a good fit for our continuation high schools.