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1 Principles Underlying Substantive Change

The following principles underlie the purpose of substantive change:

The Accrediting Commission for Community and Junior Colleges, Western Association of Schools and Colleges (ACCJC) encourages positive change. The ACCJC (Commission) promotes educational innovation and experimentation that is responsible and appropriate to the institutional mission and educational quality.

The ACCJC requires change to improve the institution. A primary purpose of accreditation is to promote institutional improvement. The Accreditation Standards require that institutions engage in an ongoing effort to improve their educational programs and services. The ACCJC recognizes that without application of fresh approaches to identified opportunities and problems, quality educational improvement cannot occur.

The ACCJC anticipates that institutions will respond to evidence of the need for change. Accreditation Standards require that institutions engage in an ongoing process of evaluation, improvement, and re-evaluation. Evaluation yields evidence of institutional performance that is often the stimulus for positive change.

The ACCJC expects institutions to undertake change responsibly. In order to maintain educational quality and institutional integrity, institutions must guarantee the quality of their programs and services, even as they make improvements. Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards) apply at all times.
2 Rationale for Requiring Approval of Substantive Changes

The U.S. Department of Education (USDE) regulations require that accrediting agencies have adequate policies and procedures to ensure that any substantive changes to the institution, its educational mission, or programs do not adversely affect the capacity of the institution to continue to meet Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards) (please see Appendix B for examples of Commission policies). Federal law mandates that accrediting agencies require institutions to obtain accreditor approval of a substantive change before it is included in the scope of the accreditation granted to the institution.

The ACCJC and other accrediting commissions authorized by the USDE, are required to review certain types of substantive changes (“Policy on Substantive Change,” Appendix A).

The accreditation of an institution is, in part, an affirmation that the institution has established conditions and procedures under which its mission and goals can be realized and that the institution can demonstrate accomplishment. When the ACCJC accredits an institution, or reaffirms its accreditation, it acts on the basis of conditions existing at the time of the Commission’s action. Because institutions are in continual processes of change, the Commission requires that substantive changes be evaluated and approved to ensure that the Commission’s Standards continue to be met. An ACCJC institution seeks approval for the change by submitting a Substantive Change Proposal.

The substantive change review process provides the Commission a means for ensuring that a college maintains the educational quality and institutional integrity of its programs and services, and that the substantive change is consistent with the institutional mission. When the Commission defers an action on accredited status, or places an institution on a sanction such as Warning, Probation, or Show Cause, the Commission may defer consideration of any substantive change request until the deficiencies have been resolved and the Commission has reaffirmed accreditation.

In all cases, substantive change requires prior Commission approval. In some cases, a visit is necessary to gather facts about the planned change (before a substantive change decision) or to confirm the impact of the change on the institution’s ability to meet the Commission’s Standards (after a decision). Implementing a substantive change without prior Commission approval may result in a Commission decision to re-evaluate the college’s accredited status.
3 Changes the Commission Considers Substantive

Below is a list of conditions which require substantive change approval in order to comply with new Higher Education Opportunity Act (HEOA) regulations [34 C.F.R. § 602.22]. Illustrations (not exhaustive) and key institutional considerations for each condition are included; key considerations suggest points upon which the institution should focus the proposal. The proposal should address all of the required elements (as described in 4.2, Step Three, “Required Format and Content of the Substantive Change Proposal”). Conditions subject to prior substantive change review and approval by the Commission include:

3.1 Change in Mission, Objectives, Scope, or Name of the Institution

3.1.1 A Change in the Purpose or Character of the Institution

Example:
The institution changes its private or public character, including changes in the denominational character of a religiously-affiliated institution.

Key Considerations:

• The mission statement is fundamental to determining the institution’s programs and services, its governance and decision-making processes, and its implementation of planning. An institution undertaking a change in purpose or scope would likely revise its mission statement. The resulting statement should define the institution’s broad educational purposes, its intended student population, and its commitment to achieve student learning.

• The Commission may require a comprehensive review for a change in mission.

3.1.2 A Change in the Degree Level from that which was Previously Offered by the Institution

Example:
The college offers a program at a level different from the two-year associate degree, e.g., a third year and/or upper division of a program; a four-year baccalaureate degree.

Key Considerations:

• In particular, the proposal must present evidence of the institution’s ability to provide courses consistent in quality and rigor with the Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards).

3.1.3 Any Change in the Official Name of the Institution

Example:
An institution replaces its name with the name of its district or system.
Key Considerations:

- The proposal must present evidence that it has made proper notification of its change of name, including notifying the USDE if the institution participates in federal financial aid programs. Any change in name must be consistent with the institution’s mission.

3.2 Change in the Nature of the Constituency Served

3.2.1 A Change in the Intended Student Population

Example:
An institution offers courses or programs via online delivery intended to reach students not included in the student population described in the current institutional mission statement.

Key Considerations:

- The proposal must present evidence that the college has reviewed its mission statement to determine whether the new population falls within its intended student population. A significant revision of the mission statement may be indicated.
- The institution needs to know where its Distance Education and Correspondence Education (DE/CE) students reside and if out-of-state, whether there are any state authorization processes or procedures that must be followed.
- The institution should also consult the Guide to Evaluating and Improving Institutions for the principles that apply to good practice, and the Commission’s “Policy on Distance Education and on Correspondence Education” to ensure that it continues to meet the Commission’s Standards.

3.2.2 The Closure of an Institution

Example:
An institution ceases to offer all educational courses or programs or loses state authorization or licensure for the institution or a program.

Key Considerations:

- Institutions planning closure must follow the Commission’s “Policy on Closing an Institution.” In particular, the proposal must present evidence that the institution has made appropriate arrangements for students to complete their programs of study and for transfer of student records to other institutions. The institution should also make arrangements for transfer of financial aid awards.
- If an institution closes programs offered, it needs to make appropriate arrangements for students enrolled in these programs to complete their educational goals.
3.3 Change in the Location or Geographic Area Served

3.3.1 Offering Courses or Programs Outside the Geographic Region Currently Served

*Example*:
An institution offers and/or transports courses or programs to a new campus location outside the community described in the current institutional mission statement or outside the WASC region, including international sites.

*Key Considerations*:
- The evaluation of institutions that deliver education at a physical site in another region will be undertaken with the participation of the host regional accrediting commission. This will include the joint (home/host) review of off-campus sites in a host region against the Accreditation Standards of that region. Please see the Interregional Policies on the Accreditation of Institutions Operating Across Regions.
- An institution planning to establish a site outside of the United States (U.S.), designed to serve non-U.S. nationals, must follow the Commission’s “Policy on Principles of Good Practice in Overseas International Education Programs for non-U.S. Nationals” and the “Policy on Contractual Relationships with non-Regionally Accredited Organizations.”
- The proposal must present evidence that the institution will maintain sufficient control of the program, site, personnel, and policies to ensure continued compliance with the Commission’s Standards, and quality equivalent to the main campus.

3.3.2 Establishing an Additional Location Geographically Apart from the Main Campus at which the Institution offers at least 50% of an Educational Program (see 5.1, 5.1.1)

*Examples*:
An institution offers at least half of the courses required for an associate’s degree or career technical education certificate at a single off-campus location. An institution transports, transfers, or duplicates at least half of the courses required for an associate’s degree or career technical education certificate to a new location or site, geographically apart from the main campus, and different from or in addition to previously approved sites.

*Key Considerations*:
- The proposal must provide the address and present evidence of sufficient control over the site to assure the quality of programs and services.
- Students must have access to support services and learning resources appropriate to the programs offered at the location and comparable to the main campus.
- The proposal must present evidence that the site meets the Commission’s Standards for safety, security, facilities, equipment, and appropriateness for the institutional programs and services conducted at the site.
• The institution must also demonstrate its ability and commitment to meet the fiscal requirements and sustainability of the additional location.

• The Commission requires a visit within six months of the start of operation at the new facility to verify that the institution has the personnel, facilities, and resources reported in the Substantive Change Proposal.

• For purposes of compliance with federal recognition requirements, the Substantive Change Proposal constitutes the business plan for the establishment of a branch campus.

• Private institutions must include projected revenues and expenditures, and cash flow at a branch campus if the substantive change is to establish an additional branch campus location.

• Public institutions, in keeping with the financial reporting requirements of their district, system, or governmental agency, must include financial information which allows for comparable analysis of the financial planning and management of a branch campus.

3.3.3 Closing a Location Geographically Apart from the Main Campus at which Students were able to complete at least 50% of an Educational Program

Example:
An institution closes a campus where students have been able to take at least half of the courses or credits applicable to a degree or certificate.

Key Considerations:
• Institutions planning closure of a site must follow the Commission’s “Policy on Closing an Institution” in the Accreditation Reference Handbook. Should the college wish to reopen the site, a second Substantive Change Proposal and visit will occur prior to reopening to verify that the institution has the personnel, facilities, and resources reported in the proposal. The proposal must present evidence of educational quality and institutional effectiveness consistent with the Commission’s Standards.

New Higher Education Opportunity Act (HEOA) regulatory language requires that ACCJC accredited and candidate institutions submit a teach-out plan for approval upon occurrence of any of the following events:

• The USDE notifies the accrediting agency that it has taken an emergency action or taken action to limit, suspend, or terminate the participation of the institution in any Title IV program;

• The accrediting agency acts to withdraw, terminate, or suspend the accreditation of the institution; or

• The institution notifies the accrediting agency that the institution intends to cease operations.
3.4 Change in the Control of the Institution

3.4.1 Any Change in the Legal Status, Form of Control, or Ownership of the Institution

The Commission requires a visit within six months of the change of status, form of control, or ownership.

Example:
The sponsorship or ownership of a private institution changes.

Key Considerations:

- The Substantive Change Proposal must present evidence of the fiscal stability of the entity acquiring or purchasing the institution. In the case of a private institution with a corporate and a governing board, the proposal must clearly state which body is responsible for policies; which body confirms that institutional practices are consistent with the board-approved institutional mission statement and policies; how these two bodies achieve these overlapping purposes; which body has ultimate authority for these operations; the president/CEO role; and how authority is vested and organized. Institutions planning this type of substantive change should refer to the Commission’s “Policy on Institutions with Related Entities,” in the Accreditation Reference Handbook.

- Institutions undergoing changes in ownership, control, and/or legal status are visited within six months of the implementation of the change to verify that the institution has the human, physical, technology, and financial resources reported in the Substantive Change Proposal.

Example:
A for-profit institution becomes a non-profit institution.

Key Considerations:

- The proposal must present evidence of how the change will impact the financial stability of the institution and its ability to meet the Commission’s Standards for high-quality educational programs and services.

Example:
The district/system changes provision for administrative governance or other support services to one or more colleges.

Key Considerations:

- The proposal must explain how the college(s) will address proposed changes in support services and how the proposed administrative structure will enable the college(s) to continue to meet the Commission’s Standards.
3.5 **The Acquisition of another Institution, or any Program or Location of another Institution**

*Example:* A comprehensive college assumes responsibility for the programs offered by a specialized institution.

*Key Considerations:*
- The proposal must present evidence that the institution has made appropriate transition arrangements for students.
- The proposal must present evidence that the college can sustain the quality of the educational programs and services.

3.6 **Contracting for the Delivery of Courses or Programs in the Name of the Institution with a Non-regionally Accredited Organization**

*Example:* An institution contracts with a commercial organization for that organization to provide more than 25% of the instruction on behalf of the institution.

*Key Considerations:*
- Institutions planning to contract with an organization to deliver, create, or provide courses or programs in the name of the institution or district/system must follow the Commission’s “Policy on Contractual Relationships with Non-Regionally Accredited Organizations.” The contract must guarantee the college sufficient control to assure that the quality of the courses or programs meet all of the Commission’s Standards.

3.6.1 **A Change by a Parent Institution of One of its Off-Campus Sites into a Separate Institution**

*Example:* An institution with two campuses decides to divide into two colleges, each independently capable of offering a two-year degree.

*Key Considerations:*
- If the change involves the formation of a separate institution from an off-campus center or branch campus, the institution must provide projected financial information for the parent institution of the proposed division. The focus of this proposal should be the anticipated impact of the change on the parent college. The new separate institution must begin the process for separate accreditation with an application for Eligibility using the ACCJC Eligibility, Candidacy and Initial Accreditation Manual.
3.7 Change in Courses or Programs or their Mode of Delivery that Represents a Significant Departure from Current Practice

3.7.1 Addition of a Program or Courses that Represents a Significant Departure from an Institution’s Current Programs or Curriculum (see 5.2, 5.2.1, 5.2.2)

Examples:
An institution offers a program in a field requiring substantial new curriculum, faculty, equipment, or facilities, such as a program with a clinical component.

A specialized institution offers courses in a field requiring substantial new curriculum, faculty, equipment, or facilities.

A program offered in face-to-face format is now offered 50% or more online.

A program, degree or certificate is offered 100% online (see 5.3).

Key Considerations:
- Evidence supporting the need for the program should be presented in the proposal. The institution must ensure that sufficient fiscal resources are available to support the program by providing a cost-impact analysis, and that the curriculum, faculty, equipment, and facilities meet the Commission’s Standards. These program resources must be in place prior to submission of the Substantive Change Proposal. The college should consider the consistency between the proposed program and the institutional mission.

3.7.2 Addition of a New Degree or Certificate Program that Represents a Significant Departure from an Institution’s Current Programs

Example:
An institution develops a new degree or career technical education certificate program to be offered at the main campus or at any one of the approved institutional sites off campus.

Key Considerations:
- The institution must ensure that the curriculum, faculty, equipment, and facilities meet the Commission’s Standards. These resources must be in place prior to submission of the Substantive Change Proposal. The proposal must include workforce and labor market data.

3.7.3 Addition of Courses that Constitute 50% or More of the Units in a Program Offered through a Mode of Distance or Electronic Delivery, or Correspondence Education (see 5.3)

Example:
An institution offers courses that make up 50% or more of the credits required for a program through an instructional delivery that is new for the college or the program.
Key Considerations:
The institution should consult the Guide to Evaluating and Improving Institutions and the Commission’s “Policy on Distance Education and on Correspondence Education” (Appendix C) for appropriate guidelines.

- The college must be knowledgeable about current federal regulations related to Distance Education and Correspondence Education (DE/CE).
- There must be a policy that defines “regular and substantive interaction” for DE courses (34 C.F.R. § 602.3).
- The college’s policy on academic freedom applies to DE/CE and is monitored.
- New HEOA regulations require institutions which offer distance education or correspondence education to have processes in place through which the institution establishes that the student who registers in a distance education or correspondence course or program is the same person who participates each time, completes the course or program, and receives the academic credit.
- The requirement above will be met if the institution verifies the identity of a student who participates in class or coursework by using, at the institution’s discretion, such methods as a secure log-in and password, proctored examinations, and/or new or other technologies and/or practices that are developed and effective in verifying students’ identity.
- The institution must also publish for its students the policies to the effect that, in achieving these outcomes, it ensures the protection of student privacy and will notify students at the time of class registration of any charges associated with verification of student identity.

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Definition of Distance Education

Distance Education means (34 C.F.R. § 602.3):

Education that uses one or more of the technologies listed in paragraphs (1) through (4) to deliver instruction to students who are separated from the instructor and to support regular and substantive interaction between the students and the instructor, either synchronously or asynchronously. The technologies may include:

1. the internet;
2. one-way and two-way transmissions through open broadcast, closed circuit, cable, microwave, broadband lines, fiber optics, satellite, or wireless communications devices;
3. audioconferencing; or
4. video cassettes, DVDs, and CD-ROMs, if the cassettes, DVDs, or CD-ROMs are used in a course in conjunction with any of the technologies listed in paragraphs (1) through (3).
Definition of Correspondence Education

Correspondence education means (34 C.F.R. § 602.3.):

(1) education provided through one or more courses by an institution under which the institution provides instructional materials, by mail or electronic transmission, including examinations on the materials, to students who are separated from the instructor.

(2) interaction between the instructor and the student is limited, is not regular and substantive, and is primarily initiated by the student.

(3) correspondence courses are typically self-paced.

(4) correspondence education is not distance education.

3.8 Change in Credit Awarded

3.8.1 An Increase of 50% or More in the Number of Credit Hours Awarded or Required for the Successful Completion of a Program

Example:
An institution changes a required 20 credit hours for a particular certificate to 30 credit hours.

Key Considerations:
- The proposal should provide evidence supporting the need and benefit to students, and evidence of necessary resources.

3.8.2 Changes in Clock Hours and/or Credit Hours

Example:
An institution changes the foundation for recognition of programs or course completion from clock hours to a calculation based on the Carnegie unit (see Appendix D).

Key Considerations:
- The institution should review the Commission’s “Policy on Institutional Degrees and Credits.”
- The proposal should provide evidence of positive impact for students and the institution, and evidence of necessary resources.

3.9 Any Other Significant Change

The Commission reserves the right to request reports and visits to assess the effects of any change it deems to be a significant departure from the previous reaffirmation of accreditation (“Policy on Substantive Change,” Appendix A).

These changes, because they may affect the quality, integrity, and effectiveness of the total institution, are subject to review prior to as well as subsequent to implementation. Institutions have reported loss of federal financial aid when substantive changes were not approved by regional accrediting bodies.
4 Substantive Change Review and Approval Process

4.1 Eligibility for Proposal Submission

- An accredited institution is expected to complete this process sufficiently in advance of a substantive change to permit approval before the change is instituted.
- Institutions which have been declared eligible for accreditation but have not yet achieved candidate or accredited status may not initiate the substantive change approval process.
- Institutions scheduled for a comprehensive site visit may not initiate the substantive change approval process in the six-month period preceding the visit.

Note: Please see "Rationale for Requiring Approval of Substantive Changes" for proposal submission timing as it relates to a Commission accreditation sanction (page 2 of this Manual).

4.2 Sequential Steps in Preparing a Substantive Change Proposal

Step One: Establish the Need for Substantive Change

1. The first step in the process for a substantive change review is to formally communicate to the Commission’s substantive change staff (via email or U.S. Postal Service) a description of the proposed change, the need for the change, and the anticipated effects.

2. Early notification enables the staff to provide information and advice about the effect of the proposed change on the accredited status of the institution and to assist the college in preparing a complete proposal.

3. Staff will suggest to the institution areas of particular concern to the Committee on Substantive Change according to the type of change being proposed.

4. After reviewing the proposed change, Commission staff will determine whether or not it is indeed substantive.

5. If the proposed change is determined to be substantive, the institution will be required to complete a Substantive Change Proposal.

Note: When the proposal is determined to be a substantive change, please refer to the ACCJC Fee Schedule that each college receives annually for the Substantive Change Fees.

Step Two: Preparing the Substantive Change Proposal

1. Once the college has established the need to prepare a Substantive Change Proposal, it should follow the “Required Format and Content of the Substantive Change Proposal.” Commission staff will assist the college by
reviewing draft proposals for completeness and issues that may require further clarification or evidence.

2. When Commission staff has reviewed a draft proposal, an invoice for the substantive change review fee will be sent to the college president’s office. Payment is due when the final proposal is submitted, 30 days in advance of the Substantive Change Committee’s scheduled meeting.

3. The college submits the final proposal with a non-password required live link to an e-copy of the catalog and supporting evidence, including description and analysis.

4. The Substantive Change Proposal, including evidence, must be submitted electronically in Microsoft Word to Commission staff. (Evidence may be submitted in PDF format.)

5. One hard copy of the proposal, including evidence, must be submitted to Commission staff.

**Step Three: Required Format and Content of the Substantive Change Proposal**

**Cover Sheet**
The Cover Sheet must include “Substantive Change Proposal,” the title of the substantive change, the name and address of the institution, the date of submission, and the name and title of the individual responsible for preparing the proposal.

**Table of Contents**
The Table of Contents should include page numbers for the body of the proposal and supporting appended documentation of evidence.

**Step Four: The Substantive Change Proposal should include the following content where applicable:**

**A. A concise description of the proposed change and the reasons for it**

1. A clear and concise description of the change

2. Evidence of a clear relationship to the institution’s stated mission

3. Discussion of the rationale for the change including but not limited to labor market analysis

**B. A description of the program to be offered if the substantive change involves a new educational program, or change in delivery mode**

1. The educational purposes of the change are clear and appropriate

2. The proposed program meets Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards) related to student learning programs and services and resources
C. A description of the planning process which led to the request for the change, including:

1. The change’s relationship to the institution’s planning, evaluation, and stated mission
2. The assessment of needs and resources which has taken place
3. The anticipated effect of the proposed change on the institution
4. A clear statement of the intended benefits that will result from the change
5. A description of the preparation and planning process for the change, i.e., when will the change go into effect

D. Evidence that the institution has analyzed and provided for adequate human, physical, technology, and financial resources and processes necessary to initiate, maintain, and monitor the change and to assure that the activities undertaken are accomplished with acceptable quality, including:

1. Adequate and accessible student support services: enumerate services as detailed as possible; provide non-password required electronic links where available
2. Sufficient and qualified faculty, management, and support staffing
3. Professional development for faculty and staff to effect and sustain the change
4. Appropriate equipment and facilities, including adequate control over any off-campus site
5. Sustainable fiscal resources including the initial and long-term amount and sources of funding for the proposed change and an analysis of fiscal impact on the institution’s budget
6. A comparative analysis of the budget, enrollment, and resources; identify new or reallocated funds
7. A plan for monitoring achievement of the desired outcomes of the proposed change
8. Evaluation and assessment of student learning outcomes, achievement, retention, and completion

E. Evidence that the institution has received all necessary internal or external approvals, including:

1. A clear statement of what faculty, administrative, governing board, or regulatory agency approvals are needed, and evidence that they have been obtained
2. Legal requirements have been met

3. Governing board action to approve the change and any budget detail supporting the change

F. Evidence that each Eligibility Requirement (ERs) will be fulfilled specifically related to the change
   1. All ERs must be addressed, and requirements that are particularly impacted by the change should be addressed in detail.

G. Evidence that each Accreditation Standard will be fulfilled specifically related to the change and that all relevant Commission policies are addressed
   1. All Accreditation Standards must be addressed, and those that are particularly impacted by the change should be addressed in detail. There should be a description of the process for monitoring and evaluating the effectiveness and learning outcomes expected through the proposed change.

   2. Depending on the nature of the proposed change, the Commission may ask for more detailed information to assist the staff and the Committee on Substantive Change in their review.

   3. Failure to address the Commission’s Standards could result in the proposal being considered incomplete or rejected and subject to an additional fee(s).

4.3 Committee on Substantive Change

4.3.1 Substantive Change Review Process

The Commission and the USDE have authorized the Committee on Substantive Change to review proposals and take formal actions on substantive changes. The Committee on Substantive Change may act to:

- approve, or approve pending additional information, or approve pending a site visit
- defer pending additional information
- deny the change; or
- refer the proposed change to the entire Commission for action at either the January or June Commission meeting.

The Committee may also request additional information about the change or visit the institution prior to taking any action. In addition, the Committee may require a resubmission or a Follow-Up Report on the substantive change.

When the Committee makes a determination regarding a substantive change, the ACCJC staff communicates the decision to the institution via a formal letter within 30 days of the decision at which time it is also posted to the ACCJC website.
If a substantive change is denied, the letter will include reasons for the denial. In the event that the change is judged to have the potential to affect the institution broadly, the review process may be expanded to include the institution as a whole.

4.3.2 Substantive Change Appeal Process

- If the institution wishes to appeal the decision of the Committee on Substantive Change, the appeal must be filed in writing and will be deliberated at the next meeting of the Commission.
- Members of the Committee on Substantive Change may participate in the discussion but will abstain from voting on the appeal.

4.3.3 Visits

- Under federal requirements of recognized accrediting agencies, the Commission must visit a new location within six months of the start of operations.
- The Commission must visit additional locations that offer 50% or more of a program to verify that the educational quality, personnel, facilities, and resources claimed at the time of the Substantive Change Proposal are present.
- Institutions undergoing changes in ownership, control, and/or legal status are visited within six months of the implementation of the change.
- If the institution is not due for a comprehensive evaluation within two years of the approval of the substantive change, an on-site evaluation or other review may be required by the Commission.
- The Commission may also choose to visit additional locations, for example, when there is rapid growth in the number of such locations.

The visit will be conducted by one of the following: A member or members of the Commission staff; a member of the Commission staff and a member of the Committee on Substantive Change or other Commissioner, a member of Commission staff and a programmatic expert from a member institution. The visiting team will consist of academic and administrative evaluators. The size of the visiting team will be a function of the complexity and size of the site and proposed change. The staff member will serve as chair of the team. The visiting team will focus on the content of the original Substantive Change Proposal and any updated information requested by Commission staff prior to the visit, as well as any stated concerns of the Committee on Substantive Change.

An ACCJC action letter detailing the results of the site visit will be prepared by Commission staff, with input from team members, and sent to the CEO and copied to the ALO of the institution within 30 days of the site visit.

Note: The Commission requires institutions to absorb the costs of a site visit.
4.3.4 Institutional Follow-Up

- The Commission may require institutions to submit Follow-Up Reports on specific issues precipitated by the substantive change. These reports make it possible for the Commission to assess the impact of the change once it has been implemented.

- Requirements for these reports will be specified in the action letter approving the substantive change. These reports may be followed by a visit of Commission representatives.

- While not ideal, should a substantive change review already be in progress in close proximity to the preparation of the Institutional Self Evaluation Report the college should then include a description of the change and its status with the review (e.g., whether the Substantive Change Proposal is in draft form or under consideration by the Commission but not yet approved).

- Institutions should include updates of approved substantive changes in their next Institutional Self Evaluation and Midterm reports.

- Comprehensive Evaluation team chairs are supplied with a matrix of substantive changes since the last comprehensive visit.
5 Additional Elements for Inclusion in Selected Substantive Changes

5.1 New Campus or Additional Location (see 3.3.2)

1. Projected date of the start of operations at the additional location
2. Address and distance from main campus; transportation available for students
3. Evidence of need for the additional location; description of how outcomes of the new location will be assessed
4. Evidence that the institution will maintain sufficient control of the location to guarantee that it meets Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards)
5. Evidence of official approval by the governing board
6. Evidence that the location will be ready to begin operation at the time of the substantive change approval
7. Evidence of sufficient fiscal, physical, and technology resources to support and sustain the additional location and an analysis of fiscal impact on the institution’s budget
8. Description of how the college will identify and evaluate specific needs for services and resources of students at the additional location
9. Description of support services and learning resources available at the location
10. Description of how students will access services and resources if students are to rely on those services and resources from the main campus
11. Evidence of sufficient and qualified staff at the location, and description of processes for hiring and evaluating such staff
12. Description of the process for creating and revising curriculum for the location
13. Description of how programs at the location will be evaluated, including student achievement and assessment of student learning outcomes (SLOs)
14. Description of the involvement of staff and students at the additional location in institutional planning and decision-making, and their connectedness with the main campus

5.1.1 Examples of Documentation for a New Campus or Additional Location (See 3.3.2)

1. Copy of the lease and/or floor plans
2. Operating budget and analysis of substantive change financial resources as they relate to the college budget and sustainability of the location

3. Pages from the class schedule indicating the address and classes offered at the location

4. Map showing main campus and additional location

5. Minutes of governing board meeting showing action to approve the additional location

6. Organizational chart showing management structure for the additional location

### 5.2 New Educational Program

1. Evidence that the new program is within the scope of the institutional mission

2. Description of the analysis undertaken to determine need for the new program

3. Evidence of official approval by the governing board

4. Evidence of sufficient fiscal and physical resources to support and sustain the new program and an analysis of fiscal impact on the institution’s budget as well as plans for sustainability

5. Evidence that the program is designed to meet student needs; description of how outcomes of the new program will be assessed

6. Description of how the program will be reviewed compared with other programs, including student achievement, assessment, and improvement of student learning outcomes (SLOs)

7. Description of how expertise in this new field is to be acquired in order for a quality curriculum to be developed

8. Evidence of sufficient and qualified staff for the program; description of processes for hiring and evaluating staff

9. Description of the process for creating and revising curriculum for the program

10. Description of program course requirements

11. Description of student support services for the program

12. List of prerequisites and admission requirements

13. Evidence of labor market analysis that includes wage/salary data and opportunities for employment

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Elements for Inclusion in Selected Substantive Changes

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5.2.1 **For a New Educational Program, some Questions to Assist in Determining if Changes in Courses or Programs Constitute “Significant Departure”**

(see Appendix E for the Baccalaureate Degree specifically)

1. Does the college mission statement need to be changed to include the proposed program?
2. Does the college have the financial resources to implement and sustain the program?
3. Does the college need to acquire, build, or modify facilities in order to accommodate the proposed program?
4. Does the college need to acquire additional equipment for the new program?
5. Does the college need to arrange for outside clinical experience or apprenticeships for the program?
6. How much of the existing curriculum will be included in the proposed program; how much of the new program is offered online?
7. How will the new curriculum differ from existing curriculum in terms of level, content, length, rigor, and credit? Will new prerequisite courses need to be added to the curriculum?
8. How will existing general education requirements be sustained as required by the Commission’s Standards?
9. How will the college meet the need to hire faculty with expertise not found within the current faculty membership should the number of faculty be increased?
10. How will learning resources be augmented to support the program?
11. What student support services will need to be added or adjusted?
12. How will the new program impact college enrollment?
13. Has the college planned for program growth?

5.2.2 **Examples of Documentation for New Educational Program**

1. Pages from the catalog, if appropriate
2. Course outlines; student learning outcomes/assessment
3. Chronology of development of the substantive change
4. Budget for the change, integration with college budget, plans for sustainability
5. Job descriptions showing qualifications for program faculty
6. If the new program is a conversion from a face-to-face program to an online program, submit the most recent program review.

7. A description of the planning process that led to the request for the change.

8. Organizational chart showing management structure for the new educational program.

9. Evidence that the college has received all necessary internal and external approvals.

5.3 Instructional Delivery Mode
(see 3.7.3)

1. Develop an inventory of online and/or correspondence education more than 50% or are 100%, then provide a list of programs, degrees, and certificates offered in the new delivery mode.

2. Description of the analysis undertaken to determine need for the new instructional delivery mode; recent history (2-5 year span) of distance learning on the campus.

3. Most recent program review if change is conversion from face-to-face program to an online program.

4. Evidence of student success, retention, and achievement data; comparability with face-to-face delivery student success, retention, and student achievement data.

5. Evidence of official approval by the governing board.

6. Evidence of sufficient fiscal and physical resources to support and sustain the new delivery mode and an analysis of fiscal impact on the institution’s budget.

7. Evidence that delivery systems and modes of instruction are designed to, and do in fact, meet student needs and align with the college mission.

8. Evidence that student readiness has been addressed.

9. Description of how outcomes of the need will be assessed and evaluated.

10. Description of how effectiveness, including SLOs and assessment of the delivery mode, will be evaluated; how the delivery mode will be reviewed compared with other modes of instruction.

11. Evidence that DE/CE student attendance in courses/programs is monitored.

12. Evidence of a policy that defines “regular and substantive interaction” (34 C.F.R. § 602.3.)
13. Evidence of policies that dictate satisfactory progress in DE/CE courses and programs

14. Evidence that the college prepares and monitors DE/CE students to be successful

15. Evidence that data has been analyzed for DE/CE and face-to-face students in order to compare student achievement and attainment of expected learning outcomes

16. Evidence that proctored sites for DE/CE examinations are approved

17. Evidence that student support services, i.e. counseling, tutoring, etc., are comparable to face-to-face services and adequate to meet student needs

18. Description of faculty resources and technical support for the mode of delivery

19. Description of faculty training implementation that includes content, pedagogy, and instructional technology

20. Plan for equipment acquisition and maintenance

21. Description of how delivery mode is considered in curriculum development process; how student learning outcomes (SLOs) data is collected, assessed, and used for improvement

22. Evaluation of marketing efforts and evidence of their integrity; evidence that the college knows where its DE/CE students are located; adherence to state authorization regulations if appropriate

23. Evaluation of information provided to students regarding the new delivery mode (e.g., equipment requirements; convenient access to help desk)

24. Description of college accommodations for students in distance learning courses when required to come to campus or availability of accommodations online that impact students access and completion:
   - Admissions
   - Orientation
   - Registration
   - Counseling/Advising
   - Financial aid
   - Course delivery
   - Institutional resources available
   - Communication with students
   - Tutoring services
   - Graduation applications
• Transcript requests
• Student survey collection and analysis

25. Description of laboratories and other performance based instructional environments

26. Evidence of growth projections and planning for sustainability, including online courses, class size, faculty, students, and student support services, for the next 2-5 years

27. Organizational chart showing management structure for the new delivery mode

28. Evidence of evaluation of faculty, course and program effectiveness, and quality
Appendices
Appendix A:  
Policy on Substantive Change

ACCREDITING COMMISSION FOR COMMUNITY AND JUNIOR COLLEGES  
Western Association of Schools and Colleges

Policy on Substantive Change  

Background 
The U.S. Department of Education regulations require that accrediting agencies have adequate policies and procedures to ensure that any substantive changes to the educational mission, or programs of an institution, maintain the capacity of the institution to continue to meet Accreditation Standards. Membership of the Substantive Change Committee is set forth in the ACCJC Bylaws and represents the composition of academic and administrative personnel, and of public representatives, required of decision-making bodies by the U.S. Department of Education.¹ In addition, educators with specialized expertise may be invited to serve as expert advisors to the committee to facilitate consideration of substantive change applications involving programs or single-purpose institutions that prepare students for a specific profession. These expert advisors are not members of the Substantive Change Committee and do not vote on substantive change requests.

Federal law mandates that accrediting agencies require institutions to obtain accreditor approval of a substantive change before the change is included in the scope of the accreditation granted to the institution. The scope of an institution’s accreditation covers all activities conducted in its name. The Commission’s Substantive Change Committee is the decision-making body of the Commission for substantive change requests. Unless the Substantive Change Committee decides to refer a matter to the Commission for review and action, the Committee’s action on a substantive change request serves as the final decision.

Policy 
The Commission, through its Substantive Change Committee and processes, ensures that institutions continue to meet the Standards. The substantive change process requires evidence of institutional planning, resource commitment to the proposed change, and evidence that following the change the institution continues to meet the Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards).

It is the institution’s responsibility to demonstrate the effect of a substantive change on the quality, integrity, capacity and effectiveness of the total institution. Substantive changes must be approved by the Substantive Change Committee prior to implementation.² The Committee will not approve a substantive change to be effective on a date prior to its action.

¹ 34 C.F.R. § 602.15(a)(3).
² 34 C.F.R. § 602.22.
on the substantive change. The approval of a substantive change proposal will be effective on
the date the Substantive Change Committee votes affirmatively to approve the change.

The Commission publishes a Substantive Change Manual that describes the approval process. The
institution’s accreditation will be extended to areas affected by the change upon review
and approval by the Substantive Change Committee. Major substantive changes or the area
potentially affected by the substantive change may cause the Substantive Change Committee
to decide that a site visit is required or that comprehensive evaluation is required to make a
determination regarding the substantive change. Situations which may trigger this
determination include:

- change of ownership/control/legal status during reaffirmation of accreditation or
candidacy status;
- complete or significant change in mission and/or a significant change of mission sought
within two years of a change of ownership and change of control;
- any relocation coupled with a change of mission;
- a change of classification from an off-site location to a stand-alone institution;
- student indebtedness compared to program, job market, and salary;
- poor student graduation rates, program quality, performance and/or program
outcomes;
- rapid growth in the number of sites where more than 50% of an educational program is
offered;
- any change that results in the transition to a 100% distance education institution; or
- other circumstances or the accumulation of changes as determined by the Substantive
Change Committee.

Certain circumstances, which may come to the attention of the Substantive Change
Committee, may cause the Substantive Change Committee to recommend to the Commission
that a special report or comprehensive evaluation is needed from an institution. These
circumstances are:

- information concerning a significant departure from meeting the Commission’s Standards;
- a substantive change site visit, substantive change request, or special substantive
change report that indicates noncompliance with the ERs, Accreditation Standards or
Commission policies;
- evidence of unethical practices;
- closure of a program or institution due to loss of state authorization or licensing; or
- lack of effective educational policies and practices;

34 C.F.R. § 602.22(a)(3) Comprehensive evaluations triggered by a major substantive change will
proceed in the same manner as a regularly scheduled comprehensive evaluation, with an institutional
self evaluation report, evaluation team visit and evaluation team report, and action by the Commission
on the accredited status of the institution.

Appendix A: Policy on Substantive Change
• other circumstances or the accumulation of changes wherein the Commission concludes the institution, to which it granted accreditation, has effectively ceased to operate under the conditions upon which accreditation is granted.

Institutions may not submit a Substantive Change Proposal in the six-month period preceding a comprehensive evaluation team visit. The Substantive Change Committee may defer consideration of a substantive change request if an institution is on a sanction such as Warning, Probation, or Show Cause until the conditions that resulted in a sanction have been resolved and the Commission has reaffirmed accreditation. Institutions which are subject to withdrawal of accreditation, pending the outcome of administrative remedies, may not submit a Substantive Change Proposal.

Substantive Changes include, but are not limited to, the following:

**Change in Mission, Objectives, Scope, or Name of the Institution**

- a change in the mission or character of the institution; if the mission or character of the institution becomes dramatically different, the Commission reserves the right to require the institution to complete the eligibility, candidacy, and initial accreditation process
- a change in the degree level from that which was previously offered by the institution, i.e., offering a degree at a level higher than the accredited institution offers currently
- any change in the official name of the institution
- a merger of two separately-accredited ACCJC institutions into a single accreditable institution
- a reduction of programs to an extent that the institution’s mission cannot be accomplished

**Change in the Nature of the Constituency Served**

- a change in the intended student population
- closure of an institution or loss of state authorization or licensure for the institution or a program, withdrawal of or from accreditation if such withdrawal will result in closure
- closure of a location geographically apart from the main campus at which students can complete at least 50% of an educational program
- courses or programs offered outside the geographic region currently served

**Change in the Location or Geographic Area Served**

An institution that moves to a new location or opens a new location geographically apart from

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4 Please note that although some change at an institution may not warrant substantive change review, the institution should still take all necessary steps to ensure the Eligibility Requirements, Accreditation Standards, and Commission policies (together Commission’s Standards) related to that change are being met.

5 See the Policy on Closing an Institution for further discussion of requirements related to closing an institution and teach-out plans for institutional or programmatic closures.

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Appendix A: Policy on Substantive Change
the main campus where students can complete 50% or more of a program constitutes a substantive change. The Substantive Change Committee will determine if an institution applying for substantive change for a new location requires a site visit. The Substantive Change Committee will determine if an institution may be exempted from the requirement of a site visit if the following conditions are met:  

- An institution has successfully completed at least one cycle of accreditation of maximum length offered by the Commission and one renewal or has been accredited for at least ten years and has three additional locations already approved by the Commission through the substantive change process.  
- The institution has demonstrated sufficient capacity to add additional locations without individual prior approvals, including at a minimum satisfactory evidence of a system to ensure quality across a distributed enterprise that includes: clearly identified academic control; regular evaluation of the locations; adequate faculty, facilities, resources, and academic and student support systems; financial stability; and long-range planning for expansion.

The Substantive Change Committee must determine the institution’s fiscal and administrative capacity to operate the additional location. In addition, the Substantive Change Committee shall arrange a visit, within six months of review, to each additional location the institution establishes if the institution has a total of 3 or fewer additional locations, has not demonstrated to the satisfaction of the Substantive Change Committee that it has a proven record of effective educational oversight of additional locations or has been placed on sanction by the Commission. The purpose of the site visits is to verify that the additional location(s) has the personnel, facilities, and resources the institution claimed to have in its proposal to the Substantive Change Committee for approval of the additional location(s).

The Substantive Change Committee may not approve an institution’s addition of locations after the institution undergoes a change in ownership resulting in a change of control until the institution demonstrates that it meets the conditions for the Commission to pre-approve additional locations.

**Change in the Control or Legal Status of the Institution**

- any change in the form of control, legal status, or ownership of the institution
- a merger with another institution
- the separation of one unit of the institution into separate institutions, dividing an institution into two or more separately controlled and accredited units

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6 If the new location meets the definition of a branch campus, then a site visit will be required. A branch campus is defined in 34 CFR 600.2 as a location of an institution that is geographically apart and independent of the main campus of that institution and that (1) is permanent in nature; (2) offers courses in educational programs leading to a degree, certificate, or other recognized educational credential; (3) has its own faculty and administrative or supervisory organization; and (4) has its own budgetary and hiring authority. [Emphasis added.] In addition to other items of review for new locations, the Substantive Change Committee will review the business plan for a branch campus in determining whether to approve a substantive change or not.

7 34 C.F.R § 602.22(c)

8 as defined in 34 C.F.R. § 600.3.1

9 34 C.F.R. § 602.22

10 See also Policy on Contractual Relationships with Non-Regionally Accredited Organizations
• the acquisition of any other institution or program or location of another institution, and/or the addition of a permanent location at the site of a teach-out the institution is conducting

• contracting for the delivery of courses or programs in the name of the institution with a non-regionally-accredited organization

• a change by a parent institution of one of its off-campus sites into a separate institution

**Change in Courses or Programs or their Mode of Delivery that Represents a Significant Departure from Current Practice**

• a change in the mode or location of delivery when the courses constitute 50% or more of a program, degree or certificate and/or are offered at a new or different location or through distance education or correspondence education for the total amount of credits awarded for courses or programs; addition of courses that constitute 50% or more of a program or 50% of the institution’s courses offered through a mode of distance or electronic delivery

• the addition of courses or new programs that represent a significant departure from existing offerings of educational programs or methods of delivery from those that were offered when the institution was last evaluated

• addition of programs of study at a degree or credential level different from that which is included in the institution’s current accreditation or preaccreditation

**A Change in Credit Awarded**

• a substantial increase or decrease in the number of clock or credit hours awarded for the successful completion of a program

• a change from clock hours to credit hours

• a change in rigor of the credit hour

**Implementation of a Direct Assessment Program**

• an instructional program that, in lieu of clock hours or credit hours, utilizes direct assessment of student learning

• an instructional program that recognizes the direct assessment of student learning by others

• a program that must obtain USDE approval as a direct assessment program\(^\text{11}\)

**A Contractual Relationship with a Non-Regionally-Accredited Organization**

A contractual relationship with a non-regionally-accredited organization is considered a substantive change when more than 25 percent of one or more of the accredited institution’s educational programs is offered by the non-regionally-accredited organization.\(^\text{12}\)

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\(^{11}\) See 34 C.F.R. § 668.10

\(^{12}\) 34 C.F.R. § 602.22(a)(2)(vii)
Appendix B:  
Brief Descriptions of Selected Policies

The Commission policies summarized below are particularly relevant to specific types of substantive changes such as conducting courses through new distance learning modes, contracting with other agencies for the delivery of educational programs, sharing functions with a related entity, and closing programs or colleges. These and other relevant policies are found in the Accreditation Reference Handbook.

The “Policy on Award of Credit” details the requirements and expectations for awarding credit at a member institution. The Accreditation Standards require that the units awarded be consistent with institutional policies that reflect generally accepted norms in higher education. In addition, institutions increasingly are providing more varied educational experiences as a means for students to earn college credits such as distance education, independent study, group project work, study abroad, work-experience, transfer of credits from other institutions, credit by examination, and through direct assessment programs. Institutional policy and practice in award of credit must assure the integrity of credit awarded to all educational experiences.

The “Policy on Closing an Institution” includes requirements of provisions for student completion of programs and transfer to other institutions, academic records, financial aid, faculty and staff, and completion of institutional financial obligations.

The “Policy on Contractual Relationships with Non-Regionally Accredited Organizations” details the controls institutions must have in place when contracting with another entity to provide courses or programs. The policy provides guidance for contract content.

In the “Policy on Distance Education and on Correspondence Education” the Commission recognizes that most institutions will make use of the growing range of systems for delivery of instruction, including various electronic means. The policy is based on principles of good practice to help assure that distance learning is characterized by the same concerns for quality, integrity, and effectiveness that apply to more traditional modes of instruction.

The “Policy on Institutions with Related Entities” is intended to ensure that accreditors receive appropriate assurances and sufficient information and documentation to determine whether such institutions comply with Eligibility Requirements, Accreditation Standards and Commission policies (together Commission’s Standards). It addresses change of ownership and details the specific information that is needed in addition to information required by the Policy on Substantive Change or other policies.

The “Policy on Interregional Policies on the Accreditation of Institutions Operating Across Regions” includes policies based upon the premises that the home region should be demonstrably accountable for its accreditation decisions affecting institutions operating in host regions and that the host region has a legitimate interest in the quality of institutions from other regions operating within its jurisdiction. These policies address the evaluation and procedures for accreditation of institutions operating interregionally.
Appendix C:  
Policy on Distance Education and on Correspondence Education

ACCREDITING COMMISSION FOR COMMUNITY AND JUNIOR COLLEGES  
Western Association of Schools and Colleges

Policy on Distance Education and on Correspondence Education  

Background  
Recognizing that most accredited institutions are making use of the growing range of modalities for delivery of instructional and educational programs and services, including various electronic means, the Commission has adopted a policy based on principles of good practice to help ensure that distance learning is characterized by the same expectations for quality, integrity, and effectiveness that apply to more traditional modes of instruction.

This policy reflects the federal regulatory requirements regarding distance education and correspondence education.

Definition of Distance Education (34 C.F.R. § 602.3.)

Distance Education means:

Education that uses one or more of the technologies listed in paragraphs (1) through (4) to deliver instruction to students who are separated from the instructor and to support regular and substantive interaction between the students and the instructor, either synchronously or asynchronously. The technologies may include:

(1) the internet;
(2) one-way and two-way transmissions through open broadcast, closed circuit, cable, microwave, broadband lines, fiber optics, satellite, or wireless communications devices;
(3) audioconferencing; or
(4) video cassettes, DVDs, and CD-ROMs, if the cassettes, DVDs, or CD-ROMs are used in a course in conjunction with any of the technologies listed in paragraphs (1) through (3).

Definition of Correspondence Education (34 C.F.R. § 602.3.)

Correspondence education means:

(5) education provided through one or more courses by an institution under which the institution provides instructional materials, by mail or electronic transmission, including examinations on the materials, to students who are separated from the instructor.
(6) interaction between the instructor and the student is limited, is not regular and substantive, and is primarily initiated by the student.

(7) correspondence courses are typically self-paced.

(8) correspondence education is not distance education.

**Policy**

Commission policy specifies that all learning opportunities provided by accredited institutions must have equivalent quality, accountability, and focus on student outcomes, regardless of mode of delivery. This policy provides a framework that allows institutions the flexibility to adapt their delivery modes to the emerging needs of students and society while maintaining quality. Any institution offering courses and programs through distance education or correspondence education is expected to meet the requirements of accreditation in each of its courses and programs and at each of its sites.

**Policy Elements**

- development, implementation, and evaluation of all courses and programs, including those offered via distance education or correspondence education, must take place within the institution’s total educational mission.

- institutions are expected to control development, implementation, and evaluation of all courses and programs offered in their names, including those offered via distance education or correspondence education.

- institutions are expected to have clearly defined and appropriate student learning outcomes for all courses and programs, including those delivered through distance education or correspondence education.

- institutions are expected to provide the resources and structure needed to accomplish these outcomes and to demonstrate that their students achieve these outcomes through application of appropriate assessment.

- institutions are expected to provide the Commission advance notice of intent to initiate a new delivery mode, such as distance education or correspondence education, through the substantive change process.

- institutions are expected to provide the Commission advance notice of intent to offer a program, degree or certificate in which 50% or more of the courses are via distance education or correspondence education, through the substantive change process. For purposes of this requirement, the institution is responsible for calculating the percentage of courses that may be offered through distance or correspondence education.

- institutions which offer distance education or correspondence education must have processes in place through which the institution establishes that the student who registers in a distance education or correspondence course or program is the same person who participates every time in and completes the course or program and receives the academic credit\(^1\). This requirement will be met if the institution verifies the identity of a student as described in the WCET Best Practice Strategies to Promote Academic Integrity in Online Education Version 2.0, June 2009.

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\(^1\) See Addendum: WCET Best Practice Strategies to Promote Academic Integrity in Online Education Version 2.0, June 2009.
student who participates in class or coursework by using, at the institution’s discretion, such methods as a secure log-in and password, proctored examinations, other technologies and/or practices that are developed and effective in verifying each student’s identification. The institution must also publish policies that ensure the protection of student privacy and will notify students at the time of class registration of any charges associated with verification of student identity 34 C.F.R. § 602.17(g).
Best Practice Strategies to Promote Academic Integrity in Online Education
Version 2.0, June 2009

This list of best practice strategies is based on "Institutional Policies/Practices and Course Design Strategies to Promote Academic Integrity in Online Education," produced by WCET in February 2009 and updated in April 2009. In May 2009, the Instructional Technology Council (ITC) surveyed its membership to invite feedback and additional strategies to enhance the WCET work. This June 2009 document reflects the combined contributions of WCET, the UT TeleCampus of the University of Texas System, and ITC. This work is licensed under a Creative Commons Attribution-Noncommercial-Share Alike 3.0 United States license.

INSTITUTIONAL CONTEXT AND COMMITMENT

1. Establish a campus-wide policy on academic integrity that articulates faculty and student responsibilities.

2. Demonstrate an institutional commitment to enforcing the policy and in supporting faculty and staff in the handling of academic integrity matters.

3. Make information on academic integrity easy to find on the campus Web site, library Web site, department Web site, course, within the syllabus and within specific assignments.

4. Include ethics instruction within the core curriculum and/or area-specific within degree plans.

5. Address academic integrity at student orientation programs and events.

6. Encourage faculty to report every suspected violation and act upon it.

7. Secure student logins and password to access online courses and related resources, discussions, assignments and assessments.

CURRICULUM AND INSTRUCTION

1. State the academic integrity/academic honesty policy within the online learning environment and discuss it early in the course.

2. Require student engagement with the academic integrity policy. For example:
   a. Ask students for their input on how to create a community of integrity at the start of the course. This establishes the students as stakeholders in the community and the process of its formation.
   b. Develop and ask students to commit to a class honor code.
   c. Require students to read and sign an agreement to the campus academic integrity policy.
   d. Write a letter to students about integrity and post it in the course.
   e. Ask students to restate the academic integrity policy (this can also be used as a writing sample to use when grading and reviewing student work).
   f. Ask students to reflect on the academic integrity policy in the discussion board.
   g. Include a lesson on avoiding plagiarism.

3. Have assignments and activities in which appropriate sharing and collaboration is essential to successful completion. Foster a community of integrity by choosing authentic learning tasks that require group cohesiveness and effort. For example, focus assignments on distinctive, individual, and non-duplicative tasks or on what individual students self-identify as their personal learning needs.

4. Provide students with a course or course lesson on research and/or study skills. Work with library staff to design assignments and prepare materials on plagiarism and research techniques.

Appendix C: Policy on Distance Education and on Correspondence Education
Appendix C: Policy on Distance Education and on Correspondence Education

5. Include a statement that the instructor reserves the right to require alternative forms and/or locations of assessments (e.g., proctoring).
6. Ask students follow-up questions to assignments such as, "expand upon this statement you made," "tell me why you chose this phrase, description or reference," and "expand upon the ideas behind this reference."
7. Select one or two difficult concepts from the paper and ask the student to restate/rewrite the information.
8. Require students to share key learning from references for a paper or self-reflection on an assignment in the discussion board.
9. Include an ethical decision-making case study within the course.

FACULTY SUPPORT

1. Incorporate academic integrity strategies into professional development and faculty training offerings.
2. Publish academic integrity strategies and policies in faculty handbook and Web-based faculty resources.
3. Publish guidelines for handling/reporting individual student infractions.
4. Assign a department academic integrity liaison to support faculty.
5. Use a plagiarism detection service.
6. Use Google to search for a unique text string or unique phrase from the paper.
7. Keep student papers filed in the department by topic for reference.

STUDENT SUPPORT

1. Define academic integrity and cheating and clearly explain what is considered dishonest and unacceptable behavior.
2. Provide information and examples to help students understand the difference between collaboration on assignments and cheating, and identify plagiarism. Teach the proper use of citations.
3. State how much collaboration is permissible on each assignment.
4. State what the instructor’s expectations are for the students and explain what they should expect from the instructor. For example:

   a. Include a statement in the syllabus encouraging honest work.
   b. Repeat the campus academic integrity statement and provide a link to campus policies.
   c. Describe academic dishonesty.
   d. Describe the repercussions for academic dishonesty.
   e. Describe permissible and impermissible collaboration.
   f. Include outside links to information on plagiarism, self-tests and examples.
   g. Include information on acceptable sources.
   h. Include information about the college’s writing center, library or other support.

5. Provide a writing style sheet or handbook with information on plagiarism and campus policies.
6. Indicate assessments may require follow-up documentation, questions or assignments.
7. State expectations for the time needed to complete coursework.
8. State whether the instructor/college will use a plagiarism detection service.

ASSESSMENT AND EVALUATION

1. Provide rubrics, or detailed grading criteria, for every assignment at the beginning of the course so students understand how they will be graded.
2. Train faculty on ways to use the settings on the college’s learning management system to reduce cheating:
   a. Use a test bank with more questions than will be used on any particular test and have the learning management system pull a smaller number of questions from the test bank.
   b. Randomize the order of answers for multiple test questions so for example, the correct answer for a particular question might be “a” for one student and “b” for another.
   c. Require forced completion on exams so students cannot re-enter a test.
   d. Set a short window for testing completion, i.e., one or two days to take an exam rather than a whole week. Setting a completion time reduces a student’s ability to access the test, look up the answer, and re-enter the test.

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1 The ACCJC recommends the use of any appropriate search engine.
Most test-taking software applications keep track of time on the server, not on the student's computer.

e. Password protect exams.

f. Show questions one at a time (makes more difficult for students to copy and paste the test in order to give it to someone else).

g. Use a Web browser lock-down service during testing.

h. Check the computer “properties” for the “creation date” and “author” for essay or term paper submissions if students are suspected of submitting work created by someone else.

3. Clarify that students with disabilities and requesting testing accommodations (extended time for completion of examinations and quizzes) must identify themselves to the college’s office of disabilities and provide appropriate documentation.

4. Change test items and assignment topics each semester.

5. Emphasize assignments that require written work and problem solving (e.g., essays, papers, online discussions).

6. Use a variety of assessment strategies (quizzes, short and long papers, test questions that require the application of a theory or concept).

7. Adopt the following practices to encourage authentic written work:
   a. Require students to turn in copies of reference articles with cited text highlighted.
   b. Require annotated bibliographies.
   c. Do not allow last minute changes in assignment topics.
   d. Require specific references be used (this might be the course text).
   e. Require an abstract.
   f. Give narrow assignment topics (tied into class experience) and require thesis statements prior to topic approval.
   g. Require students to turn in a draft, and their bibliography or references prior to the paper’s due date.
   h. Require students to write a concept paper and project plan prior to completing an assignment.

8. Evaluate the research process and the product.

9. After an assignment is due, have students post in the discussion board, describing the assignment and the research method used, a summary of conclusions and an abstract (a meta-learning essay).

10. When evaluating student written work, consider following these practices:
   a. Be wary of student writing that reads like an encyclopedia, newspaper article or expert in the field.
   b. Look for whether a paper reflects the assignment, has changes in tense, includes odd sentences within a well-written paper, is based on references older than three years, refers to past events as current, or uses jargon.
   c. Compare student writing on the discussion board with that on assignments and papers. A writing sample collected at the start of the semester can be helpful.
   d. Compare the writing at the beginning and end of the paper with that in the middle of the paper – language, sentence length and reading level.
   e. Check references; compare quotations with cited sources; look for the same author in multiple references.
   f. Read all papers on the same topic together.

11. Make assignments cumulative (students turn in parts of a project or paper throughout the semester).


13. Other than grades, do not provide students feedback on tests until all of the students in the class have completed them.

14. Use proctored test sites where appropriate.

15. Faculty should use a robust user name and password to protect their computer-based grade book and keep a printed copy in a secure place in case students are able to hack into the computer system.
Appendix C: Policy on Distance Education and on Correspondence Education

SOURCES

"101 Ways to Maintain Academic Integrity in an Online Course," by Michael Anderson and Lori MoNabb, UT TeleCampus, The University of Texas System. Handout for faculty development program.


WCET Survey on Academic Integrity and Student Verification, August 2008.


Instructional Technology Council Survey on Best Practice Strategies to Promote Academic Integrity in Online Education, May 2009.
Appendix D: Clock-to-Credit-Hour Conversion Requirements

General
- Are in §668.8(k) and (l), October 29, 2010 program integrity final regulations, p. 66949-66950 (preamble: pp. 66854-66857)
- Is an exception to the credit-hour definition that applies for purposes of the title IV, HEA programs
- Modified regulations—
  - The requirements for when an institution must use clock hours for undergraduate programs, and
  - The standards for clock-to-credit-hour conversions

Clock Hour Only: not eligible for conversion - §668.8(k)(2)
- Section 668.8(k)(2) applies to degree and nondegree programs.
- The program is required to be measured in clock hours for Federal or State approval except if required for only a limited component of the program.
- Completing clock hours is a requirement for licensure to practice an occupation except if required for a limited component of the program.
- The credit hours awarded are not in compliance with the definition of a credit hour.
- The institution does not provide the clock hours that are the basis for credit hours and does not require attendance in those hours in the case of a program that might otherwise qualify to do conversion to credit hours.

No Conversion required - §668.8(k)(1)
- Unless §668.8(k)(2) applies, an undergraduate program may use credit hours as defined in §600.2 without applying the conversion formula if—
  a) The program is at least two academic years in length and provides an associate degree, a bachelor’s degree, a professional degree, or an equivalent degree as determined by the Secretary, or
  b) The program is a nondegree program with—
     - Each course in the program being fully acceptable toward a degree program at the institution; and
     - The institution able to demonstrate that students enroll in, and graduate from, that degree program.
• A program not meeting a) or b) must use the conversion formula or use clock hours.

New Conversion Ratios - §668.8(l)(1)
• One semester or trimester credit hour is equal to at least 37.5 clock hours.
• One quarter credit hour is equal to at least 25 clock hours.

New Conversion Ratios Exception - §668.8(l)(2)
• Is an exception to new ratios for programs that demonstrate that the credit hours meet new definition and there are no deficiencies identified by accreditor, or if applicable State approving agency
• Must base evaluation on individual coursework components of a program, e.g., classroom study versus practica or labs with little outside study
• Regardless, must meet these minimums:
  − One semester or trimester credit hour is equal to at least 30 clock hours.
  − One quarter credit hour is equal to at least 20 clock hours.

Conversion Case Study (to semester hours)
• A program with 720 clock hours consists of—
  − 5 classroom courses with 120 clock hours each, and
  − A 120 clock-hour externship with no out-of-class student work.
• The institution determines that for—
  − The first 3 classroom courses, a student generally is required to perform 40 hours of out-of-class work for each course, and
  − The last 2 classroom courses have 8 hours of out-of-class work for each course.
• Two options
  − Default option: convert only based on clock hours and ignore any out-of-class work
  − Full formula option: take into account both clock hours and out-of-class work to determine the maximum allowable credit hours
  − Four possible outcomes depending on institutional policy for method and rounding: 19.2 or 18 using Default option and 22.026 or 21 using Full Formula option
• Default option: use the default 37.5 clock hours per semester hour, ignoring the out-of-class work [conversion must be course by course]

\[
\frac{120}{37.5} = 3.2 \text{ semester hours per course (3, always round down course-by-course)}
\]

- Converted program = \(3.2 \times 6 = 19.2\) semester hours (or \(3 \times 6 = 18\) semester hours, if rounding)

• Full formula option

Illustrates:
- Must evaluate on individual coursework components of a program
- Total clock hours and out-of-class student work is irrelevant
- Must meet limitation for the minimum number of clock hours per credit hour in addition to out-of-class work
- Excess out-of-class student work per credit hour does not carry over between courses or educational activities in a program
- Use exact calculation including any fractions of credit hours or round down any fraction, including a fraction equal to or greater than \(\frac{1}{2}\)
- Rounding on individual course or educational activity, not on the total
Full formula option

| Course #1 (40 hours of actual out-of-class student work) | 120 | + | 7.5 * 4 = 30 | 150 | 4 | 4 | (A), (C) |
| Course #2 (40 hours of actual out-of-class student work) | 120 | + | 7.5 * 4 = 30 | 150 | 4 | 4 | (A), (C) |
| Course #3 (40 hours of actual out-of-class student work) | 120 | + | 7.5 * 4 = 30 | 150 | 4 | 4 | (A), (C) |
| Course #4 (8 hours of actual out-of-class student work) | 120 | + | 8 | 128 | 3.413 | 3 | (B), (D) |
| Course #5 (8 hours of actual out-of-class student work) | 120 | + | 8 | 128 | 3.413 | 3 | (B), (D) |
| Externship (no out-of-class student work) | 120 | + | 0 | 120 | 3.2 | 3 | (E) |

Total clock hours and out-of-class student work (amount not relevant) | 826 |

**Total semester hours** if no rounding | 22.026 |
**Total semester hours** if rounding (must round down any fractions to ensure no overawards) | 21 |

**NOTES:**

**Limitation:** the rules do not allow more than 7.5 hours of out-of-class prep for every 30 hours in class

(A) 120 in-class hours divided by 30 hours = 4
There are 10 hours of out-of-class prep per 30 clock hours (40/4 = 10), but cannot have more than 7.5 (4 * 7.5 = 30)

(B) 120 in-class hours divided by 30 hours = 4
There are 7.5 or fewer hours of out-of-class prep per 30 clock hours (8/4 = 2), so use actual hours of out-of-class prep (8)

**Semester hours per course**

(C) 150 total clock and prep hours divided by 37.5 = 4

(D) 128 total clock and prep hours divided by 37.5 = 3.413

(E) 120 total clock hours divided by 37.5 = 3.2

August 2011
Appendix E:  
Guide for Preparing an ACCJC Baccalaureate Degree 
Substantive Change Proposal

The College’s Substantive Change Proposal must include the following elements, including evidence. (The 2014 Accreditation Standards should be used as they reference the Degree.)

A. A concise description of the change and request to add a baccalaureate program, including:
   1. Evidence that the field of study for the degree is consistent with the institutional mission
   2. Rationale for change

B. A description of the new program to be offered; level and rigor of upper division courses commonly accepted as appropriate to the baccalaureate degree; program length; identification of delivery mode for the courses

C. A description of the planning process which led to the request for the change

D. Evidence that the institution has analyzed, has the capacity, and has provided for adequate human, administrative, financial, and physical resources and processes necessary to initiate, maintain, and monitor the baccalaureate program and to assure that the activities undertaken are accomplished with acceptable quality

E. Evidence that:
   1. The institution has received all necessary internal and/or external approvals
   2. Verification the institution is authorized by its state/government to offer the proposed baccalaureate degree
   3. There is sufficient demand for the program within the area served by the college

F. Evidence that each Eligibility Requirement will still be fulfilled, specifically related to the change

G. Evidence that each Accreditation Standard will still be fulfilled specifically related to the change and that all relevant Commission policies are addressed

H. Evidence that the baccalaureate program meets the minimum requirements for the degree (120 semester units or equivalent)

I. Evidence that the baccalaureate program meets the minimum baccalaureate level General Education requirements:
   1. 36 semester units or equivalent
   2. Distributed across the major areas for General Education (arts/humanities, natural science, mathematics, social science, and oral/written communication)
3. Integrated throughout the curriculum (distributed to both lower and upper division courses)

J. Evidence that library and learning resources are sufficient in quality, currency, variety, quantity, and depth to support the baccalaureate program

K. Evidence that faculty qualifications are rigorous and appropriate in regard to:
   1. Discipline expertise
   2. Level of assignment (at least one degree level above the baccalaureate degree for faculty assigned to baccalaureate degree courses or equivalent)