

AB 1271 (Bonta and Jones-Sawyer): Community colleges: inmate education programs: computation of apportionments.

01/23/14

Bill Version:

Location:

History: Read second time. Ordered to third reading. (01/27/14) [full history]

- 01/28/14 - [ASSEMBLY FLOOR ANALYSIS](#) [opens in Word]

Analysis: • 01/21/14 - [APPROPRIATIONS](#) [opens in Word]

- 01/13/14 - [HIGHER EDUCATION](#) [opens in Word]

Summary

(1) Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as a segment of public postsecondary education in the state.

Existing law, notwithstanding open course provisions in statute or regulations of the board of governors, authorizes the governing board of a community college district that provides classes for inmates of certain facilities, including a federal correctional facility, to include the units of full-time equivalent students generated in those classes for purposes of state apportionments.

This bill would instead require the open course provisions in statute or regulations of the board of governors to be waived for a governing board of a community college district that provides those classes for inmates, including inmates of state correctional facilities, and would authorize the board of governors to include the units of full-time equivalent students generated in those classes for purposes of state apportionments.

(2) Existing law provides for the method of computing apportionments for purposes of these inmate education programs.

This bill would make revisions to that method of computation.

The bill would prohibit a community college district from claiming, under the bill, for purposes of apportionments, a class for which a district receives full compensation for its direct education costs for the conduct of the class from a public or private agency, individual, or group of individuals, and a class offered pursuant to a contract or instructional agreement entered into between the district and a public or private agency, individual, or group of individuals that has received from another source full compensation for the costs the district incurs under that contract or instructional agreement, as prescribed.