District Technical Review Workgroup
Student Services – DTRW-SS
AGENDA

February 14, 2013 – Lakin Board Room
3:00 p.m. – 4:30 p.m.

• Approval of January 24, 2013 Meeting Notes

• Old Business
  ➢ Waivers from college to college - Waiver process on high-unit majors’ rubric – report on ATAC review (Jane Harmon)
  ➢ AP 5013 Students in the Military (no BP/AP exists) – Review versions dated 10.11.12 and bring back comments (all DTRW-SS members)
  ➢ AP 5015 Residence Determination (no BP exists) - Review versions dated 10.11.12 and bring back comments (all DTRW-SS members)
  ➢ BP/AP 5020 Nonresident Tuition - Review versions dated 10.11.12 and bring back comments (all DTRW-SS members)
  ➢ BP/AP 5055 – Enrollment Priorities – draft letter to students (Susan Bricker)
  ➢ Policy and Procedure Two-Year Review (Erika Endrijonas/Clare Geisen) – status update

• New Business
  ➢ AP 5130 Financial Aid – draft submitted by Victoria Lugo

• Business on Hold or Under Review by DCAA/Other Workgroups
  ➢ AP 4100 Graduation Requirements for Degrees and Certificates – under review by DTRW-I, Academic Senates, and DCAA.
  ➢ BP/AP 5055 Priority Enrollment – under review by DCAA
  ➢ BP/AP 4240 Academic Renewal – under review by DCAA

Next Meeting Date: March 7, 2013, 3 pm – Oxnard College, President’s Conference Room
Ventura County Community College District

District Technical Review Workgroup – DTRW-SS (Formerly DCSL) Meeting Notes
January 24, 2013 – DAC Lakin Board Room
3:00 p.m. – 4:30 p.m.

DRAFT PRIOR TO APPROVAL OF MEETING NOTES AT 2.14.13 DTRW-SS MEETING

Members:
Chancellor’s Designee: Erika Endrijonas, Chair (OC)
Co-Chair: Victoria Lugo, Co-chair (VC)
Deans of Student Services: Karen Engelsen (OC), Pat Ewins (MC), Victoria Lugo (VC)
Registrars: Joel Diaz (OC), Gail Wirth-Currola (MC), Susan Bricker (VC)
Articulation Officers or non-instructional designee: Shannon Davis (Articulation Officer, OC), Pam Kennedy-Luna (Counselor, MC), Marian Carrasco Nungaray (Counselor VC)
Associated Student Government: ASG Rep vacant as of this meeting (OC), Kimberly Eder (MC), Daniel Chavez (VC)
Policy and Administrative Procedures: Clare Geisen (Policy/procedure, Chancellor’s Cabinet Liaison/guest)
David Farris (Guest, VC Counselor)

Absent:
Susan Bricker (VC), Joel Diaz (OC), Kimberly Eder (MC), Karen Engelsen (OC), Clare Geisen (DAC), Gail Wirth-Currola (MC)

Recorder: Laurie Nelson-Nusser

Notes:

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<th>Agenda Item</th>
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<th>Action (If Required)</th>
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<tr>
<td>Welcome and Approval of December 13, 2012 Meeting Notes</td>
<td>Dr. Endrijonas welcomed everyone to DTRW-SS. The meeting commenced at 3:08 pm. December meeting notes were approved as presented. No abstentions.</td>
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OLD BUSINESS

AP 4100 Graduation Requirements for Degrees and Certificates
This policy/procedure is currently under review by the Academic Senates and DCAA.

BP/AP 4240 – Academic Renewal
As agreed in the December meeting, Dr. Carrasco Nungaray presented a proposed version of AP 4240
Email the revised version from As soon as possible Marian Carrasco
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<td>as reviewed by the counselor group. The shaded areas are the compromises between the colleges. There was discussion regarding the proposed changes to the administrative procedure and suggested revisions were made by the DTRW-SS members. The revised version of AP 4240 will be emailed to Ms. Nusser by Dr. Carrasco Nungaray for inclusion in the January 31 DCAA agenda.</td>
<td>DTRW-SS review to Laurie Nusser to add to the DCAA agenda.</td>
<td></td>
<td>Nungaray</td>
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<td>Waivers from College to College (Pat Ewins)</td>
<td>ATAC has not met yet and will meet on February 7. Dr. Harmon will provide a report at the February 14 DTRW-SS meeting.</td>
<td>Agendize with ATAC</td>
<td>February 7</td>
<td>Jane Harmon</td>
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<td>• BP/AP 5013 Students in the Military (no BP/AP exists)</td>
<td>The registrars were not in attendance at this meeting. These items will be reviewed at the February 14 DTRW-SS meeting.</td>
<td>Review versions and bring back comments</td>
<td>February 14</td>
<td>All DTRW-SS members</td>
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<td>• BP/AP 5015 Residence Determination (no AP exists)</td>
<td>It was agreed at the December DTRW-SS meeting the campuses will review the versions dated 10.11.12 and bring back comments January 24.</td>
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<td>• BP/AP 5020 Nonresident Tuition (current BP/AP)</td>
<td>Dr. Harmon spoke to the priority regulations released by the BOG in January 2013. There was discussion regarding priority enrollment for military, foster students, and waivers for majors exceeding 75+ units, and other items which should be incorporated into the procedure.</td>
<td>Develop draft letter to students</td>
<td>February 14</td>
<td>Susan Bricker</td>
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<td>There was discussion regarding marketing to students regarding priority enrollment changes. Ms. Bricker will develop a draft letter to students regarding priority enrollment and send to Ms. Lugo for review. An announcement poster will also be drafted for priority registration.</td>
<td>Send revised version of AP 5055</td>
<td>As soon as possible</td>
<td>Jane Harmon</td>
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<td>BP/AP 5055 Priority Enrollment</td>
<td>BP/AP 5055 changes will be forwarded to DCAA after receiving a revised draft from Dr. Harmon.</td>
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<td><strong>Other Business</strong></td>
<td>An updated tracking document was provided to the DTRW-SS group. Dr. Endrijonas noted we are coming to the end of the two-year review cycle for accreditation requirements and requested members to verify the correct workgroup is assigned to the correct policy and procedure. All workgroup members are to review Chapters 4 and 5.</td>
<td>Review Chapters 4 &amp; 5</td>
<td>February 14</td>
<td>All DTRW-SS members</td>
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<td><strong>NEXT MEETING</strong></td>
<td>Thursday, February 14, 2013 – 3:00 p.m.</td>
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BP 5013 Students in the Military

Reference:
*Education Code Sections 68074, 68075, 68075.5; Title 5, Section 55758, 54041, 54042, 54050, 58620*

The colleges of the Ventura County Community College District shall provide services for students in the Military for the purpose of furthering equality of educational opportunity and academic success. The purpose is to bring the student and the district into agreement regarding the student's educational goal through the district's established programs, policies, procedures and requirements.

The VCCCD Board of Trustees Chancellor shall establish procedures defining enrollment priorities, limitations, and processes for students in the Military in compliance with federal and state law.
Residence Determinations for Military Personnel and Dependents

A student who is a member of the armed forces of the United States stationed in California on active duty, except a member of the armed forces assigned for educational purposes to a state-supported institution of higher education, is entitled to resident classification only for the purpose of determining tuition and fees. Such student shall retain resident classification in the event that the member of the armed forces is thereafter transferred on military orders to a place outside of California or thereafter retires from active duty, so long as the student remains continuously enrolled in the colleges of the District.

An undergraduate student who is a natural or adopted child, stepchild, or spouse who is a dependent of a member of the armed forces of the United States stationed in this state on active duty shall be entitled to resident classification only for the purpose of determining tuition and fees. Such student shall retain resident classification if he/she is thereafter transferred on military orders to a place outside of California, so long as the student remains continuously enrolled in the District.

A student who was a member of the armed forces of the United States stationed in California on active duty for more than one year immediately prior to being discharged from the armed forces is entitled to resident classification only for the purpose of determining tuition and fees, for the length of time he or she lives in California after being discharged up to the minimum time necessary to become a resident.

A parent who is a federal civil service employee and his/her natural or adopted dependent children are entitled to resident classification only for the purpose of determining tuition and fees if the parent has moved to this state as a result of a military mission realignment action that involves the relocation of at least 100 employees. This classification shall continue until the student is entitled to be classified as a resident, so long as the student continuously attends an institution of public higher education.

A student claiming the residence classifications provided for in this procedure must provide a statement from the student’s commanding officer or personnel officer providing evidence of active duty assignment to California and the date of the assignment to California, and that the assignment to active duty in California is not for educational purposes. A student claiming the residence classifications provided for here for the dependent of military personnel shall provide a statement from the military person’s commanding officer or personnel officer that the military person’s active duty station assignment is in California on active duty as of the residence determination date, or has been transferred outside of California on active duty after the residence determination date, or that the military person has retired from active duty after the residence determination date. (Title 5 Sections 54041; 54042)

Withdrawal Policies for Members of the Military

Military withdrawal occurs when students who are members of an active or reserve United States military service receive orders compelling withdrawal from classes. Upon verification of orders, the
appropriate withdrawal symbol may be assigned at any time after the period established by the governing board during which no notation is made on the permanent academic record for withdrawals.

Students requesting military withdrawal must present a petition for withdrawal and a copy of the military orders, or other acceptable documentation, which verify the dates and location of military assignment that compelled or compels withdrawal from classes. Other types of verifying documentation may be considered only if orders are unavailable providing they verify the dates and location of military assignment that compelled or compels withdrawal from classes. Military withdrawal may be requested at any time upon the student’s return to college.

A grade of MW shall be recorded on the permanent academic record upon approval of petition for military withdrawal that occurs after the third week of full-semester length classes or 16% of total meetings of short-term classes. MW grades shall not be counted as one of the three enrollment attempts allowed to achieve a standard (passing) grade of C/P or better (course repetition), or in the calculation of a student’s academic progress for the determination of academic standing.

The student will be eligible to receive a full refund for all fees paid in the term for which the military withdrawal was granted. The cost of books and supplies may be eligible for refund pursuant to the policies and procedures of the campus bookstore.

**Credit for Military Educational Training**

The colleges of the Ventura County Community College District will recognize and grant credit to service personnel for formal educational training completed in the United States armed forces provided such credit is not a duplication of work taken previously.

Service personnel may be allowed credit for formal service school courses offered by the United States military service recommended in the Guide to the Evaluation of Educational Experiences in the armed services of the American Council on Education. The credit allowed will be based upon the recommendations specified in the Guide.

Students must submit an official transcript of military education to the Registrar’s Office for evaluation of military credit. The maximum amount of credit which may be allowed toward satisfaction of college requirements shall be 12 units. All military credit will be posted to the student’s transcript as units earned.
Students shall be classified at the time of each application for admission or registration as a resident or nonresident student.

A resident is any person who has been a bona fide resident of California for at least one year on the residence determination date. The residence determination date shall be the day immediately preceding the first day of a semester or summer session for which the student applies to attend.

Residence classification shall be made for each student at the time applications for admission are accepted or registration occurs and whenever a student has not been in attendance for more than one semester. A student previously classified as a nonresident may be reclassified as of any residence determination date.

The Chancellor shall enact procedures to assure that residence determinations are made in accordance with Education Code and Title 5 regulations.

See Administrative Procedure 5015.
AP 5015  Residence Determination

References:
    Education Code Sections 68000 et seq. and 68130.5;
    Title 5 Sections 54000 et seq.

Note:  This procedure is legally required except as noted.  Districts may insert their local practices here.  The following is provided as an illustrative example.

Residence Classification – Residency classifications shall be determined for each student at the time of each registration application for admission and whenever a student has not been in attendance for more than one semester.  Residence classifications are to be made in accordance with the following provisions:

- A residence determination date is that day immediately preceding the opening day of instruction for any session during which the student proposes to attend.
- Residence classification is the responsibility of the Registrar’s Office.

Students must shall be notified of residence determination within 14 calendar days of submission of application.

Rules Determining Residence

- A student who has resided in the state for more than one year immediately preceding the residence determination date is a resident.

- A student who has not resided in the state for more than one year immediately preceding the residence determination date is a nonresident.

The residence of each student enrolled in or applying for enrollment in any class or classes maintained by this District shall be determined in accordance with the Education Code which states that every person has, in law, a residence.  In determining the place of residence, the following rules are to be observed:

- Every person who is married or eighteen years of age, or older, and under no legal disability to do so, may establish residence.

- A person may have only one residence.

- A residence is the place where one remains when not called elsewhere for labor or other special or temporary purpose and to which one returns in seasons of repose.

- A residence cannot be lost until another is gained.

- The residence can be changed only by the union of act and intent.

10.11.12 Revisions from Registrars
• A man or a woman may establish his or her residence. A woman's residence shall not be derivative from that of her husband.

• The residence of the parent with whom an unmarried minor child maintains his/her place of abode is the residence of the unmarried minor child. When the minor lives with neither parent, the minor’s residence is that of the parent with whom the last place of abode was maintained, provided the minor may establish his/her residence when both parents are deceased and a legal guardian has not been appointed.

• The residence of an unmarried minor who has a parent living cannot be changed by the minor's own act, by the appointment of a legal guardian, or by relinquishment of a parent's right of control.

**Determinaton of Resident Status**

A resident is a student who has been a bona fide resident of the state for one year prior to the residence determination date. A bona fide resident is a person whose residence is in California as determined above except:

• A student who is a minor and remains in this state after the parent, who was previously domiciled in California and has established residence elsewhere, shall be entitled to retain resident classification until attaining the age of majority and has resided in the state the minimum time necessary to become a resident, so long as continuous attendance is maintained at an institution.

• A student who is a minor and who provides evidence of being entirely self-supporting and actually present in California for more than one year immediately preceding the residence determination date with the intention of acquiring a residence therein, shall be entitled resident classification until he/she has resided in the state the minimum time necessary to become a resident.

• A student who has not been an adult for one year immediately preceding the residence determination date for the semester for which the student proposes to attend an institution shall have the immediate premajority-derived California residence, if any, added to the post-majority residence to obtain the one year of California residence.

• A student holding a valid credential authorizing service in the public schools of this state, who is employed by a school district in a full-time position requiring certification qualifications for the college year in which the student enrolls in an institution, shall be entitled to resident classification if each student meets any of the following requirements:
· He/she holds a provisional credential and is enrolled in courses necessary to obtain another type of credential authorizing service in the public schools.

· He/she holds a credential issued pursuant to Education Code Section 44250 and is enrolled in courses necessary to fulfill credential requirements.

· He/she is enrolled in courses necessary to fulfill the requirements for a fifth year of education prescribed by subdivision (b) of Education Code Section 44259.

· A student holding a valid emergency permit authorizing service in the public schools of this state, who is employed by a school district in a full-time position requiring certification qualifications for the academic year in which the student enrolls at an institution in courses necessary to fulfill teacher credential requirements, is entitled to resident classification only for the purpose of determining the amount of tuition and fees for no more than one year. Thereafter, the student’s residency status will be determined under the other provisions of this procedure.

· A student who is a full-time employee of the California State University, the University of California or a community college, or of any state agency or a student who is a child or spouse of a full-time employee of the California State University, the University of California or a community college, or of any state agency may be entitled to resident classification, until the student has resided in the state the minimum time necessary to become a resident.

· A student who is a natural or adopted child, stepchild, or spouse who is a dependent of a member of the armed forces of the United States stationed in this state on active duty shall be entitled to resident classification. If the member of the armed forces of the United States later transferred on military orders to a place outside this state, or retires as an active member of the armed forces of the United States, the student dependent shall not lose his or her resident classification until he/she has resided in the state the minimum time necessary to become a resident.

· A student who is a member of the armed forces of the United States stationed in this state on active duty, except a member of the Armed Forces assigned for educational purposes to a state-supported institution of higher education, is entitled to resident classification only for the purpose of determining the amount of tuition and fees.

· A student who was a member of the armed forces of the United States stationed in this state on active duty for more than one year immediately prior to being discharged from the armed forces is entitled to resident classification for the
length of time he/she lives in this state after being discharged up to the minimum
time necessary to become a resident.

• A student who is a minor and resides with his or her parent in a district or territory
not in a district shall be entitled to resident classification, provided that the parent
has been domiciled in California for more than one year prior to the residence
determination date for the semester, quarter or term for which the student
proposes to attend.

• A student who is a native American is entitled to resident classification for
attendance at a community college if the student is also attending a school
administered by the Bureau of Indian Affairs located within the community
college district.

• A student who is a federal civil service employee and his or her natural or
adopted dependent children are entitled to resident classification if the parent has
moved to this state as a result of a military mission realignment action that
involves the relocation of at least 100 employees. This classification shall
continue until the student is entitled to be classified as a resident, so long as the
student continuously attends an institution of public higher education.

• A student who resides in California and is 19 years of age or under at the time of
enrollment, who is currently a dependent or ward of the state through California's
child welfare system, or was served by California's child welfare system and is no
longer being served either due to emancipation or aging out of the system, may
be entitled to resident classification until he/she has resided in the state the
minimum time necessary to become a resident.

• A student who lives with a parent who earns a livelihood primarily by performing
agricultural labor for hire in California and other states, and the parent has
performed such labor in this state for at least two months per year in each of the
two preceding years, and the parent resides in this District and the parent of the
student has claimed the student as a dependent on his state or federal personal
income tax return if he/she has sufficient income to have personal income tax
liability shall be entitled to resident classification.

Reclassification – A student previously classified as a non-resident may be reclassified
as of any residence determination date upon submission of a Request for Residency
Reclassification and adequate documentation to support that California residency has
been established. A residence determination date is that day immediately preceding
the opening day of instruction for any session during which the student proposes to
attend.

Petitions Requests for Residency Reclassification are to be submitted to the appropriate
office as identified above. Written documentation may will be required of the student in
support of the reclassification request.
Petitions Reclassification requests must be submitted prior to the semester for which reclassification is to be effective. Extenuating circumstances may be considered in cases where a student failed to petition for reclassification prior to the residency determination date. In no case, however, may a student receive a non-resident tuition refund after the date of the first census.

A questionnaire to determine financial independence must be submitted with the petition is included in the request for reclassification. Determination of financial independence is not required for students who were classified as non-residents by the University of California, the California State University, or another community college District (Education Code Section 68044).

A student shall be considered financially independent for purposes of residence reclassification if the applicant meets all of the following requirements:

- Has not and will not be claimed as an exemption a deduction for state and federal tax purposes by his/her parent in the calendar year prior to the year the reclassification application is made;
- Has not lived and will not live for more than six weeks in the home of his/her parent during the calendar year the reclassification application is made.

A student who has established financial independence may be reclassified as a resident if the student has met the requirements of Title 5 Sections 54020, 54022, and 54024.

Failure to satisfy all of the financial independence criteria listed above does not necessarily result in denial of residence status if the one year requirement is met and demonstration of intent is sufficiently strong.

Financial dependence in the current or preceding calendar year shall weigh more heavily against finding California residence than financial dependence in the preceding second and third calendar years. Financial dependence in the current or preceding calendar year shall be overcome only if (1) the parent on whom the student is dependent is a California resident, or (2) there is no evidence of the student's continuing residence in another state.

The Registrar’s Office will make a determination, based on the evidence and notify the student not later than 14 days of receipt of the petition for reclassification.

Students have the right to appeal according to the procedures above below.

**Non-Citizens** – The District will may admit any non-citizen who is 18 years of age or a high school graduate.
If non-citizens are present in the United States illegally or with any type of temporary visa, they will be classified as non-residents and charged non-resident tuition unless they meet the exceptions contained below.

If, for at least one year and one day prior to the start of the semester in question, a non-citizen has possessed any immigration status that allows him/her to live permanently in the United States and she or he meets the California residency requirements, the student can be classified as a resident.

A student who is without lawful immigration status may be exempted from payment of non-resident tuition pursuant to AB540 provided they submit verifiable documentation to certify that classified as a resident if he or she meets the following requirements:

- high school attendance in California for three or more years;
- graduation from a California high school or attainment of the equivalent thereof;
- registration for classes not earlier than the fall semester or quarter of 2001-2002;
- the filing of an affidavit that the student has filed an application to legalize his/her immigration status, or will file an application as soon as he or she is eligible to do so.
- Verifiable documentation shall include the self-certifying affidavit required by the California Community Colleges’ Chancellor’s Office, and may include high school transcripts or other acceptable documents verifying attendance and graduation.

The initial residency classification will be made at the time the student applies for admission. Students may file residency questionnaire forms through the third week of the semester to request a review of their residency status. Final residency determination is made by the Registrar’s Office. Students may appeal the decision.

**Right To Appeal** – Students who have been classified as non-residents have the right to a review of their classification (Title 5 Section 54010 (a)). Any student, following a final decision of residence classification by the Registrar’s Office may make written appeal to the Dean of Student Services within 30 calendar days of notification of final decision by the college regarding classification.

**Appeal Procedure** – The appeal is to be submitted to Dean of Student Services, which must forward it to the [designate, such as Chief Student Services Officer] within five working days of receipt. Copies of the original application for admission, the residency questionnaire, and evidence or documentation provided by the student, with a cover statement indicating upon what basis the residence classification decision was made, must be forwarded with the appeal. The appeal must include a cover letter indicating
the student’s rationale, and the documented, verifiable evidence as to why his or her residency classification is incorrect.

The Dean of Student Services shall review all the applicable records including the application for admission (may be a copy of the student’s online admission application), the residency reclassification request form and supporting documentation, and has the right to may request additional information from either the student or the Admissions Registrar’s Office.

Within 30 calendar days of receipt, the Dean of Student Services shall send a written determination to the student. The determination shall state specific facts on which the appeal decision was made.

Revised 2/02, 2/11
Nonresident students shall be charged nonresident tuition for all units enrolled.

No later than February 1 of each year, the Chancellor shall bring to the Board for approval an action to establish nonresident tuition for the following fiscal year. The fee shall be calculated in accordance with guidelines contained in applicable state regulations and/or the California Community College Attendance Accounting Manual.

The Chancellor shall establish procedures regarding collection, waiver, and refunds of nonresident tuition.

The Chancellor is authorized to implement a fee to be charged only to persons who are both citizens and residents of foreign countries pursuant to existing law to students who are not residents of California, including persons who are classified as international students. The Board finds and declares that this fee does not exceed the amount expended by the district for capital outlay in the preceding year divided by the total FTES in the preceding fiscal year.

Students’ self-certification may serve as proof of high school attendance and graduation (or its equivalent). No later than February 1 of each year, the Chancellor shall bring to the Board for approval an action to establish international student tuition for the following fiscal year. The fee shall be calculated in accordance with guidelines contained in applicable state regulations and/or the California Community College Attendance Accounting Manual.

Students who would otherwise be charged this fee shall be exempt if they demonstrate that they are a victim of persecution or discrimination in the county of which they are a citizen and resident, or if they demonstrate economic hardship. Students shall be deemed victims of persecution or discrimination if they present evidence that they are citizens and residents of a foreign country and that they have been admitted to the United States under federal regulations permitting such persons to remain in the United States. Students shall be deemed to have demonstrated economic hardship if they present evidence
that they are citizens and residents of a foreign country and that they are receiving Aid to Families with Dependent Children, Supplemental Income/State Supplementary benefits, or general assistance.

See Administrative Procedures 5020.
1. Nonresident Tuition
The nonresident and capital outlay surcharge fees will be set by the VCCCD Board of Trustees no later than February 1 of each year. The calculation will reflect the expense of education in the preceding fiscal year according to the Budget and Accounting Manual.

Students who are not residents of California, including persons who are classified as international students, for one year prior to the first day of the term will be charged nonresident tuition and a capital outlay surcharge at the Board-approved rate per semester unit unless they are exempted by statute. All nonresident students must pay nonresident tuition in addition to the California Community College enrollment mandatory fees.

2. Reclassification to California Resident
Any student who believes that he/she should be reclassified as a resident student has the responsibility to request a change of classification in the Admissions Office prior to registration and in accordance with AP 5015.

A student who believes that he or she should be reclassified as a resident student has the responsibility to request a change of classification in Residency Reclassification Request to the Admissions Office prior to registration and

A student may be considered for reclassification to California resident status if they have resided in California for no less than one year and one day immediately preceding the term for which residency is requested; and are able to present verifiable documentation to support the actions they have taken to establish California residency.

A student previously classified as a non-resident may be reclassified as of any residence determination date upon submission of a Request for Residency Reclassification and adequate documentation to support that California residency has been established in accordance with AP 5015.

3. Exemptions from Payment of Nonresident Tuition

Military Resident Exemption: Non-resident U.S.:

Military personnel on active duty in California (except those assigned for educational purposes to state-supported institutions of higher education) are granted a waiver of nonresident tuition until they are discharged from their military services. Their Dependents of active duty military personnel are granted a waiver for a period of one year from the date they enter California. Upon expiration of the waiver, evidence must be provided as to the date the student surrendered his/her out-of-state residence to become a resident of California. The Any student who does not submit adequate evidence that California residency has been established will be classified as a

10.11.12 Revisions from Registrars
nonresident and charged nonresident tuition until one year has elapsed since the out of state residence was surrendered—such time as California residency has been established.

**California High School Graduate Attendance and Graduation Exemption (AB540):**

Students without lawful immigration status and U.S. citizens who are not residents of California may be entitled to exemption from nonresident tuition if they meet all of the following criteria:

- who attended high school in California for three or more years
- graduated from a California high school or attained the equivalent
- filed an affidavit stating that they have filed or will file an application to legalize their immigration status as soon as possible

- are exempt from nonresident tuition. Students without lawful immigration status must file an affidavit stating that the student has filed an application to legalize their immigration status, or will do so as soon as possible. Students’ self-certification may serve as proof of high school attendance and graduation (or its equivalent). Verifiable documentation shall include the self-certifying affidavit required by the California Community Colleges’ Chancellor’s Office, and may include high school transcripts or other acceptable documents verifying attendance and graduation.

Nonimmigrant alien students (students who are present in the U.S. on a nonimmigrant visa) are not eligible for this exemption.

Eligibility for an AB540 exemption does not result in the student being classified as a California resident.

**September 11, 2001 Exemption:**

If an individual who was killed in the terrorist attacks on the World Trade Center in New York City, the Pentagon in Washington, D.C., or the crash of United Airlines Flight 93 was a resident of California on September 11, 2001, or if their dependent was a resident on that date and if they meet the financial need requirement for the Cal Grant A Program, the dependents of this individual may be exempt from nonresident tuition. If the dependent is a spouse, the exemption applies until January 1, 2013. If the dependent is a child, the exemption applies until the person reaches the age of 30.

**Other Exemptions**

Other limited exemptions from non-resident tuition may be authorized. Eligibility for exemption shall be approved by the campus Vice President of Business Services or his or her designee.

**4. Payment**

Fees must be paid in full at the time of registration, or payment arrangements must be made using the district-approved payment plan option.

**5. Refunds**

10.11.12 Revisions from Registrars
The same refund guidelines apply as those for other registration fees. Courses must be dropped by the refund deadlines for each semester/session to generate a fee credit or refund. Nonresident Tuition is refunded at a rate of 100% for classes that are dropped by the 10% withdrawal deadline, and at a rate of 50% for classes that are dropped by the 20% withdrawal deadline. No fee credits or refunds are issued for withdrawals that occur after the 20% withdrawal deadline.
**Enrollment Priority Change Notice**  
(Effective Fall 2014)

Dear (student),

The State Chancellor’s Office has approved changes that will establish system-wide enrollment priorities designed to ensure classes are available for students seeking job training, degree attainment or transfer and to reward students who make progress toward their educational goals. These priorities will take effect in the Fall 2014 semester, and may affect your registration priority.

Your success is important to us. Please review the information below, then schedule an appointment with an academic counselor to discuss your progress and resources that may be available to you. We look forward to hearing from you and assisting you in achieving your educational goals and making good progress.

1. The following criteria must be met for students to receive registration priority:
   - New students must complete college assessment and orientation, and have an educational plan.
   - Continuing students must be in good academic standing, and must not have completed more than 75 degree applicable units.
     - The 75 unit cap includes only degree-applicable units completed at Ventura, Moorpark or Oxnard Colleges.
   - If a student is placed on academic or progress probation for 2 consecutive terms and/or has completed over 75 degree applicable units, their registration priority will be adjusted to the lowest college student registration level.

2. Special population groups that are defined by state law will receive registration priority as follows, as long as the criteria in item #1 are met:
   - Active duty service members and military veterans, foster youth or former foster youth under the age of 25.
   - EOPS (Extended Opportunity Programs and Services) and DSPS (Disabled Student Programs and Services).

3. Continuing students who are in good academic standing (including those on Probation 1) may appeal the loss of their priority enrollment status if they have verifiable extenuating circumstances and/or have declared a high unit major. The registration priority waiver will be available in the counseling office. If the petition is approved, the student’s registration appointment date will be adjusted accordingly. Students who believe they may qualify for an exception should see a counselor as early as possible.
   - Extenuating circumstances are defined as cases of accident, illness or other circumstances beyond the control of the student. Verifying documentation will be required.
   - High unit majors include those majors that require 30 or more units of coursework in the major or area of emphasis.

4. Continuing students who have lost their registration priority due to having been placed on academic or progress probation for 2 or more consecutive terms may be able to appeal their priority registration status if they have verifiable extenuating circumstances as defined above. The registration priority waiver will be available in the counseling office. If the petition is approved, the student’s registration appointment date will be adjusted accordingly.
A student financial aid handbook, pamphlet, or other orientation and educational material are available in each college Financial Aid Office, on the college websites, in the college catalogs, and in the college schedule of classes. The guides are reviewed and updated accordingly. Websites describing financial aid procedures are also made known to students. These orientation materials address, at a minimum:

- Application procedures, including deadlines
- Student eligibility
- Payment procedures
- Overpayment recovery
- Accounting requirements
- Satisfactory progress standards

**Misrepresentation**

Misrepresentation is defined as any false, erroneous, or misleading statement that the District, a representative of the District, or a service provider with which the District has contracted to provide educational programs, marketing, advertising, recruiting, or admissions services, makes directly or indirectly to a student, prospective student, a member of the public, an accrediting agency, a state agency, or the United States Department of Education.

A misleading statement includes any statement that has the likelihood or tendency to deceive or confuse. If a person to whom the misrepresentation was made could reasonably be expected to rely, or has reasonably relied, on the misrepresentation, the misrepresentation would be substantial.

DTRW-SS review 2.14.13 (revision submitted by Victoria Lugo)
This procedure does not apply to statements by students through social media outlets or by vendors that are not providing covered services, as reflected herein.

Revised: 7/11
A program of financial aid to students will be provided, which may include, but is not limited to, scholarships, grants, loans, and work and employment programs.

All financial aid programs will adhere to guidelines, procedures and standards issued by the funding agency, and will incorporate federal, state and other applicable regulatory requirements.

The Chancellor shall establish, publicize, and apply satisfactory academic progress standards for participants in Title IV student aid programs.

See Administrative Procedure 5130.