

Item: AS-A3

Tuesday, June 11, 2013

SUBJECT: AMENDMENT OF REGULATION 2.001, ADMISSION REQUIREMENTS AND ENROLLMENT LIMITATIONS

PROPOSED BOARD ACTION

Approval of amendments to FAU Regulation 2.001, Admission Requirements and Enrollment Limitations.

BACKGROUND INFORMATION

The Division of Academic Affairs is requesting approval to amend FAU Regulation 2.001, Admission Requirements and Enrollment Limitations. These amendments (i) clarify references to Florida statutes and Florida Board of Governors regulations and (ii) bring Regulation 2.001 into compliance with Florida Board of Governors Regulation 6.013, titled "Military Veterans and Active Duty," which recently was amended to require each state university to adopt a policy regarding academic credit for military training. The policy will enable students who are or were eligible members of the United States Armed Forces to earn appropriate academic college credit for college-level training and education acquired in the military. FAU's policy is attached and has been approved by the Faculty Senate. It will be published in the University Catalog and on FAU's website.

This information was reviewed and approved by the Committee on Academic and Student Affairs on June 4, 2013.

IMPLEMENTATION PLAN/DATE

The regulations will be amended and effective upon adoption by the Board of Trustees.

FISCAL IMPLICATIONS

N/A

Supporting Documentation: Redline and clean text version of proposed

amended regulations.

Presented by: Diane Alperin, Associate Provost

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Florida Atlantic University

Regulation 2.001 Admission Requirements and Enrollment Limitations

- (1) Florida Atlantic University (FAU)-admission requirements are codified in s.1007.261, Florida Statutes, Florida and in-Board of Governors' Regulations-6C-6.001

 Admissions; 6C-6.002 Entering Freshmen; 6C-6.003 Entering or Transferring Graduate Students and Post-Baccalaureate Professional Students; and 6C-6.004

 Transfer Students—Undergraduate. These regulations are (available at http://flbog.org/about/regulations/), and FAU regulations and policies.
- (2) Enrollment Limitations. <u>Chapter 6 of the Board of Governors' Regulations-6C-6.001</u> describes the establishment of enrollment plans for state universities. Consistent with <u>this-the applicable</u> regulation(s), Florida Atlantic University shall manage the resulting enrollment plans to meet planned enrollment. Procedures for meeting planned enrollment involve all aspects of enrollment management.
 - a. Priorities for admission are established as follows:
 - i. First-time-in-college (freshmen) students and transfers from Florida public community colleges and state universities who have earned an Associate of Arts (AA) degree.
 - ii. Transfers from Florida public community colleges and state universities who have earned an Associate of Science (AS) degree in a field specifically covered by either a statewide or university articulation agreement.
 - iii. Transfers from Florida public community colleges and state universities who have successfully completed at least 60 credit hours, including 36 hours of general education.
 - iv. Other transfers. Transfers with fewer than 60 hours must meet freshmen admissions requirements as referenced above.
 - b. Priorities for registration are as follows:
 - i. Current, degree-seeking students.
 - ii. Former returning, degree-seeking students in good standing.
 - iii. New degree-seeking students.
 - iv. Non-degree students on a space available basis and all others.
 - c. Florida Atlantic University may designate programs registered and approved by the Board of Governors as limited access programs.
- (3) The above referenced statutes and regulations are hereby incorporated by reference To the extent required by state law and Board of Governors' Regulations, the University shall adopt, maintain and publish a policy and process that enables students who are or were eligible members of the United States Armed Forces to earn appropriate

academic college credit for college-level training and education acquired in the military.

Specific Authority: <u>240.227(1)</u> <u>Section 7(d)</u>, <u>Art. IX, Fla. Const.</u>; <u>1001.706</u>, <u>240.233</u> F.S. Law Implemented <u>240.115</u>, <u>240.227(8)</u>, <u>240.239</u> <u>1006.735</u>, F.S. Formerly 6C5-2.01 and 6C5-2.001. History—New 10-1-75, Amended 5-24-76</u>, 8-23-79, 11-1-82, 11-8-06,6-XX-13.

FAU Policy on Acceptance of College Credit for Military Training and Education Courses

Consistent with Florida Board of Governors Regulation 6.013, Military Veterans and Active Duty, students who are or were members of the United States Armed Forces may earn appropriate academic college credit for college-level training and education acquired in the military. College credit will be granted to students with military training and coursework that is recognized by the American Council on Education (ACE), subject to institution transfer practices and limitations on amount, level, etc., of transfer credit. Military training coursework will be subject to the same treatment as any other transfer credit evaluated, with the utilization of the ACE *Guide to the Evaluation of Educational Experiences in the Armed Services* for determining equivalency and alignment of military coursework with applicable university courses. If the coursework fulfills a general education, major course, and/or degree requirement, consistent with the college/department policy, the credit will be granted for meeting that requirement towards graduation. Applicable course credit may include elective course credit towards the degree.

Florida Atlantic University

Regulation 2.001 Admission Requirements and Enrollment Limitations

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- (2) Enrollment Limitations. Chapter 6 of the Board of Governors' Regulations describes the establishment of enrollment plans for state universities. Consistent with the applicable regulation(s), Florida Atlantic University shall manage the resulting enrollment plans to meet planned enrollment. Procedures for meeting planned enrollment involve all aspects of enrollment management.
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Specific Authority: Section 7(d), Art. IX, Fla. Const.; 1001.706, F.S. Law Implemented 1006.735, F.S. Formerly 6C5-2.01 and 6C5-2.001. History—New 10-1-75, Amended 5-24-76, 8-23-79, 11-1-82, 11-8-06, 6-XX-13.

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