

SUBCHAPTER 700. GENERAL PROVISIONS

1D SBCCC 700.1 Audited Courses

- (a) Definition. "Audit" means to enroll in a course section without receiving a grade, academic credit, continuing education unit, or certificate of completion. Students shall pay to audit courses consistent with the provisions of 1E SBCCC Subchapter 1000.
- (b) Eligibility to Audit. A student may audit a course section only on a space available basis as determined by the college. A student who audits a course section shall not displace students enrolling or registering to receive a grade, academic credit, continuing education unit or certificate of completion in the course section. The student must receive approval to audit a course section consistent with the college's local procedures.
- (c) Local Policy. Students approved to audit course sections must comply with local college policies related to auditing courses. Colleges may adopt policies and procedures identifying courses available and not available for audit.
- (d) Transcript. The college shall specify on a student's transcript if a student audited a course section.

History Note: Authority G.S. 115D-5;

Temporary Adoption Eff. [July 1, 2017](#);

Amended Eff. [November 1, 2017](#).

1D SBCCC 700.98 INSTRUCTION TO CAPTIVE OR CO-OPTED GROUPS

- (a) A college shall obtain State Board approval before providing instruction to classified Captive or Co-opted students. Captive or Co-opted groups of students are defined as individuals residing in a correctional facility; clients of sheltered workshops, domiciliary care facilities, nursing facilities including neuro-medical treatment centers, intellectual and developmental disabilities (IDD) centers, alcohol and drug abuse treatment Centers (ADATC); and residents of psychiatric residential treatment facilities. Approval by the State Board of Community Colleges shall constitute approval of the curriculum program or workforce continuing education course(s) and the group to be served by the college.
- (b) Instruction to Captive or Co-opted groups may be approved when the State Board determines that the proposed instruction for the group is not a function of the requesting agency, and the instruction is within the purpose of the community college as defined in G.S. 115D-1.

- (c) Instruction to Captive or Co-opted groups may be approved in the form of curriculum programs as defined in 1D SBCCC 400.3(a) and workforce continuing education courses as defined in 1D SBCCC 300.3. State Board of Community Colleges (SBCC) approved curricula for Captive or Co-opted groups shall include changes in programs of study and SBCC approved workforce continuing education course modifications. Physical education may not be a part of a curriculum program in a correctional setting.
- (d) Policies governing student enrollment in curriculum programs or courses and workforce continuing education courses shall be consistent with general college policies.

History Note: Authority G.S. 115D-1; 115D-5;

Emergency Adoption Eff. July 1, 1979 For a Period of 120 days to

Expire on October 29, 1979;

Made Permanent By Amendment Eff. October 5, 1979;

Amended Eff. April 1, 2003; January 1, 1996; September 1, 1993;

December 1, 1984

Amended Eff. [February 1, 2022](#)

1D SBCCC 700.99 Live Projects

REPEALED by the State Board of Community Colleges, eff. November 1, 2015.

History Note: Authority G.S. 115D-5; 115D-14; P.L. 97-300;

Eff. February 1, 1976;

Amended Eff. September 1, 1993; August 17, 1981;

Repealed Eff. [November 1, 2015](#).