7. NEW BUSINESS

7.8. POLICY 425 – CHARGEBACK – DELETED – SECOND READING

Policy 425, Chargeback, is presented for a Second Reading as a result of the enactment of Illinois Public Act 103-0159: Out of District Enrollment which eliminated chargeback authorizations from Illinois Community College Board rules. Given that policies 402, 420, 424 and 425 are linked in relation to student residency and effective tuition rates, all four of these policies were reviewed and are being presented for a Second Reading together.

Proposed deletion of Policy 425 is the result of a thorough review to ensure alignment with all aspects of the Illinois Public Community College Act and to reflect the practices of the College.

Board Policy 425 was last amended on November 26, 1982. This policy has been reviewed by the College's legal counsel and CLC's shared governance system.

Recommended changes are highlighted in red and reflect changes presented as the First Reading. There are no revisions for the Second Reading.

Recommendation: Approve deletion of Policy 425 – Chargeback.

425 CHARGEBACK

Residents of Community College District 532 who wish to pursue a program of study not offered by the College of Lake County or through the College's joint educational agreements are entitled to chargeback authorizations pursuant to Section 106-2 of the Illinois Community College Act. In order to be eligible for such support, a resident must comply with the Guidelines for Authorization of Chargeback.

Adopted 11/26/1982
Deleted

