

## 104TH GENERAL ASSEMBLY State of Illinois 2025 and 2026 SB1958

Introduced 2/6/2025, by Sen. Cristina Castro

## SYNOPSIS AS INTRODUCED:

110 ILCS 150/5

110 ILCS 150/8 new

110 ILCS 150/10

110 ILCS 150/20

110 ILCS 150/21 new

110 ILCS 150/22 new

110 ILCS 150/24 new

110 ILCS 150/25

Amends Student Transfer Achievement Reform Act. Defines "transfer articulation agreement". Sets forth the purpose of the Act. Provides that a State university shall (rather than the General Assembly encourages State universities) to facilitate the seamless transfer of credits toward a baccalaureate degree. Provides that a State university shall enter into a transfer articulation agreement with the community college district to provide a seamless pathway for transfer. Provides that if, within 180 calendar days of the community college's initial request to enter into a transfer articulation agreement with the State university, the community college and State university do not reach agreement on the transfer articulation agreement, then the community college and State university shall jointly implement the provisions of the Model Transfer Articulation Agreement. Provides that a Model Transfer Articulation Agreement shall be developed through a Transfer Articulation Committee by December 31, 2025. Requires each community college and State university to publish the institution's process and timeline for reviewing and making decisions regarding transfer credit requests on the institution's website. Removes language regarding the Board of Higher Education's reviews and reports. Provides instead that, by May 1, 2026, and May 1 of each subsequent year, each State university shall report to the Board of Higher Education specified information. Effective immediately.

LRB104 10341 LNS 20415 b

1 AN ACT concerning education.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- 4 Section 5. The Student Transfer Achievement Reform Act is
- 5 amended by changing Sections 5, 8, 10, 20, and 25 and by adding
- 6 Sections 21, 22, and 24 as follows:
- 7 (110 ILCS 150/5)
- 8 Sec. 5. Definitions. In this Act:
- 9 "Community college" means a public community college in
- 10 this State.
- "State university" means a public university in this
- 12 State.
- "Transfer articulation agreement" means a formal written
- 14 agreement between a community college and State university
- that outlines a process for the seamless transfer of credits
- 16 from a community college to a State university.
- 17 (Source: P.A. 99-316, eff. 1-1-16.)
- 18 (110 ILCS 150/8 new)
- 19 Sec. 8. Purpose. The purpose of this Act is to enhance the
- 20 transfer of academic credits between community colleges and
- 21 State universities in Illinois, ensuring equitable and
- 22 consistent practices, reducing barriers for students, and

- 1 promoting accountability and transparency in transfer credit
- 2 acceptance.

6

7

8

9

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

- 3 (110 ILCS 150/10)
- 4 Sec. 10. Associate degree for transfer.
  - Commencing with the fall term of the 2016-2017 academic year, a community college student who earns an associate degree for transfer, an Associate of Arts, or an Associate of Science that is consistent with requirements of the Illinois Community College Board and the Board of Higher Education and aligned with the policies and procedures of the Illinois Articulation Initiative, granted pursuant to subsection (b) of this Section is deemed eliqible for transfer into the baccalaureate program of a State university if the student meets the requirements of the transfer degree and major-specific prerequisites and obtains a minimum grade point average of 2.0 on a 4.0 scale.
    - (b) As a condition of receipt of State funds, a community college district shall develop and grant associate degrees for transfer that meet the requirements of subsection (a) of this Section. A community college district may not impose any requirements in addition to the requirements of this Section for a student to be eligible for an associate degree for transfer and subsequent admission to a State university pursuant to Section 15 of this Act without the approval of the Illinois Community College Board and the Board of Higher

- 1 Education.
- 2 (c) The General Assembly encourages a community college
- 3 district to <u>enter into transfer</u> <del>consider the</del> articulation
- 4 agreements and other work between the respective faculties
- 5 from the affected community college and State universities in
- 6 implementing the requirements of this Section.
- 7 (d) The General Assembly encourages community colleges to
- 8 facilitate the acceptance of credits earned at other community
- 9 colleges toward an associate degree for transfer pursuant to
- 10 this Section.
- 11 (e) This Section does not preclude students who are
- 12 assessed below collegiate level from acquiring remedial
- 13 noncollegiate level coursework in preparation for obtaining an
- 14 associate degree for transfer. Remedial noncollegiate level
- 15 coursework and all other non-transfer coursework must not be
- 16 counted as part of the transferable units required pursuant to
- 17 subdivision (1) of subsection (a) of this Section.
- 18 (Source: P.A. 99-316, eff. 1-1-16.)
- 19 (110 ILCS 150/20)
- Sec. 20. Coursework.
- 21 (a) A State university may not require a student
- 22 transferring pursuant to this Act to take more than 60
- 23 additional semester units beyond the lower-division major
- 24 requirements for majors requiring 120 semester units, provided
- 25 that the student remains enrolled in the same program of study

- 1 and has completed university major transfer requirements.
- 2 Specified high unit majors are exempt from this subsection (a)
- 3 upon agreement by the board of trustees of the State
- 4 university and the Board of Higher Education.
- 5 (b) A State university may not require students
- 6 transferring pursuant to this Act to repeat courses that are
- 7 articulated with those taken at the community college and
- 8 counted toward an associate degree for transfer granted
- 9 pursuant to Section 10 of this Act.
- 10 (c) A The General Assembly encourages State university
- 11 shall <del>universities to</del> facilitate the seamless transfer of
- 12 credits toward a baccalaureate degree pursuant to the intent
- of this Act.
- 14 (Source: P.A. 99-316, eff. 1-1-16.)
- 15 (110 ILCS 150/21 new)
- Sec. 21. Community college and State university transfer
- 17 articulation agreements. A State university shall, upon the
- 18 request of a community college, enter into a transfer
- 19 articulation agreement with the community college district to
- 20 provide a seamless pathway for transfer. The community college
- 21 may request to enter into multiple articulation agreements
- 22 with a single State university as appropriate and requested.
- The agreement may include 2+2 programs designed for students
- 24 to take half of a degree at the community college and the
- 25 second half of the degree at the State University or 3+1

25

26

programs designed for students to transfer to the State
university for completion of their final, senior level
coursework.
The transfer articulation agreement shall be signed by the
president or chancellor of the community college and State
university and shall include all of the following:
(1) Identification of participating institutions or
divisions of institutions that are part of the agreement.
The agreements may be program to program that align
community college associate degree programs with
comparable bachelor's degree options, major to major that
align specific program coursework to external
accreditation standards, or institution to institution
that establish partnerships and alignment between a
specific college, discipline, or program area.
(2) Eligibility criteria for transfer admissions
including any minimum GPA requirements and prerequisites
needed. Any limitations to the agreement for admission to
specific academic programs shall be included.
(3) A timeline for timely response on applications for
transferring credits.
(4) Identification of all fees and cost assessed
during the transfer and admission process and any

scholarships or financial assistance available to students

(5) A standardized transfer credit framework for

participating in the articulation agreement.

25

26

agreement.

1	general education and lower-division, major-specific
2	courses. This framework shall clearly identify specific
3	courses that will transfer between institutions, how many
4	credits will transfer, which program at the State
5	university credits will apply if applicable, and an
6	outline of how transferred credits will count toward
7	degree requirements.
8	(6) A clearly defined transfer pathway outlining how
9	students at the community college can progress from their
10	program to the corresponding program at the State
11	university and be granted junior or senior status as
12	appropriate.
13	(7) Guidelines for alignment of course objectives,
14	learning outcomes, and credit hours.
15	(8) Other degree requirements, including, but not
16	limited to, standardized test scores, required clinical
17	hours, or residency requirements.
18	(9) A policy on the reverse transfer of credit and
19	transfer of credit earned for experiential learning,
20	including, but not limited to, prior learning assessment
21	and competency-based education.
22	(10) The academic and non-academic opportunities and
23	supports and, if applicable, guidance that will be

provided to students participating in the articulation

(11) Data sharing requirements and limitations,

26

1	including if applicable, assessment policies to measure
2	effectiveness of the agreement.
3	(12) Agreement on marketing process and
4	responsibilities for programs covered by the articulation
5	agreement, including any limitations imposed by either
6	party.
7	(13) A clear and transparent process for resolving
8	disputes over transfer credit acceptance. The agreement
9	shall outline policies to provide students transparency in
10	how and why credit is accepted or rejected by the State
11	university and how and why credit is or is not applied
12	toward degree requirements. The agreement shall also
13	provide for a process for the student to appeal the State
14	university's failure to accept the student's request for
15	transfer credit.
16	(14) Dates of applicability of the agreement and
17	conditions for renewal or termination of the agreement.
18	This agreement shall not negate any previous transfer
19	articulation agreement a community college has developed with
20	a State university.
21	If, within 180 calendar days of the community college's
22	initial request to enter into a transfer articulation
23	agreement with the State university, the community college and
24	State university do not reach agreement on the transfer

articulation agreement, then the community college and State

university shall jointly implement the provisions of the Model

- 1 Transfer Articulation Agreement established under Section 22
- 2 of this Act.
- 3 (110 ILCS 150/22 new)
- 4 Sec. 22. Model Transfer Articulation Agreement and
- 5 <u>Committee. A Model Transfer Articulation Agreement shall be</u>
- 6 <u>developed through a Transfer Articulation Committee by</u>
- 7 <u>December 31, 2025. The Committee shall consist of 5 members</u>
- 8 appointed by the Executive Director of the Board of Higher
- 9 Education and 5 members appointed by the Executive Director of
- 10 the Illinois Community College Board. The Committee shall be
- 11 co-chaired by the Executive Director of the Board of Higher
- 12 Education or his or her designee and the Executive Director of
- 13 the Illinois Community College Board or his or her designee.
- 14 The Model Transfer Articulation Agreement shall address all of
- 15 the requirements set forth in Section 21. The Model Transfer
- 16 Articulation Agreement shall be reviewed and updated every 5
- 17 years by the Board of Higher Education and the Illinois
- 18 Community College Board.
- 19 (110 ILCS 150/24 new)
- 20 Sec. 24. Transfer credit review process. Each community
- 21 college and State university shall publish the institution's
- 22 process and timeline for reviewing and making decisions
- 23 regarding transfer credit requests on the institution's
- 24 website. The institution shall update its website within 30

1	days after making a change to its process and timeline for
2	reviewing and issuing decisions regarding transfer credit
3	request.
4	(110 ILCS 150/25)
5	Sec. 25. Reporting requirements on course transfer Board
6	of Higher Education reviews and reports.
7	(a) (Blank). The Board of Higher Education shall review
8	the implementation of this Act and file a report on that review
9	with the General Assembly on or before May 31, 2017, as
10	provided in Section 3.1 of the General Assembly Organization
11	Act.
12	(b) (Blank). The Board of Higher Education shall review
13	both of the following and file a report on that review with the
14	General Assembly within 4 years after the effective date of
15	this Act, as provided in Section 3.1 of the General Assembly
16	Organization Act:
17	(1) The outcomes of implementation of this Act,
18	including, but not limited to, all of the following:
19	(A) The number and percentage of community college
20	students who transferred to a State university and
21	earned an associate degree for transfer pursuant to
22	this Act.
23	(B) The average amount of time and units it takes a
24	community college student earning an associate degree
25	for transfer pursuant to this Act to transfer to and

1	graduate from a State university, as compared to the
2	average amount of time and units it took community
3	college transfer students prior to the implementation
4	of this Act and compared to students using other
5	transfer processes available.
6	(C) Student progression and completion rates.
7	(D) Other relevant indicators of student success.
8	(E) The degree to which the requirements for ar
9	associate degree for transfer take into account
10	existing articulation agreements and the degree to
11	which community colleges facilitate the acceptance of
12	credits between community college districts, as
13	outlined in subsections (c) and (d) of Section 10 of
14	this Act.
15	(F) It is the intent of the General Assembly that
16	student outcome data provided under this subsection
17	(b) include the degree to which State universities
18	were able to accommodate students admitted under this
19	Act in being admitted to the State university of their
20	choice and in a major that is similar to their
21	community college major.
22	(2) Recommendations for statutory changes necessary to
23	facilitate the goal of a clear and transparent transfer
24	<del>process.</del>
25	(c) By May 1, 2026, and May 1 of each subsequent year, each
26	State university shall report to the Board of Higher

25

26

1	Education, in a form prescribed by the Board, all of the
2	following information:
3	(1) The total number of community college transfer
4	students admitted, offered provisional admission, and
5	denied admission, disaggregated by the student's community
6	college district of origin.
7	(2) The percentage and average number of credits per
8	student accepted for transfer from each community college
9	<u>district.</u>
10	(3) The average time needed to complete a bachelor's
11	degree and total number of credit hours earned for a
12	transfer students compared to a non-transfer, native
13	student.
14	(4) The total number of credits accepted and applied
15	towards meeting general education requirements that are
16	identified as part of the Illinois Articulation Initiative
17	General Education Core Curriculum disaggregated by the
18	student's community college district of origin. For those
19	courses identified as part of the General Education Core
20	Curriculum that are denied transfer credit, including the
21	rationale for denial.
22	(5) If the student has declared a major, the total
23	number of credits that were accepted and not accepted and

the number of credits that were applied and were not

applied to each student's degree program course

requirements at the time the student initially transferred

- to and enrolled in the State University disaggregated by

  degree program and community college district of origin.
- For those courses not accepted for transfer the State
  university shall include the rationale for denial. For courses
  that are part of the Illinois Articulation Initiative Major
  Panels and are not accepted for equivalent major credit, the
  State university shall provide the reason credit was not
- 8 <u>applied to the student's degree program.</u>
- 9 The Board of Higher Education shall compile and publish
- 10 the information provided by each State university in an annual
- report by October 1, 2026, and October 1 of each subsequent
- 12 year. The report shall be filled with the Governor and General
- 13 Assembly and provided to the Illinois Community College Board.
- 14 An electronic copy of the report shall be accessible on the
- 15 Board's official website.
- 16 (Source: P.A. 99-316, eff. 1-1-16.)
- 17 Section 99. Effective date. This Act takes effect upon
- 18 becoming law.