



Hillsborough Community College

www.hccfl.edu
877.736.2575

July 11, 2013

Mr. James Lawson
Families of Faith Christian Academy
4406 South Florida Ave.
Suite 20D
Lakeland, FL 33813

Dear Mr. Lawson:

Effective July 1, 2013, Senate Bill 1514 (Chapter 2013-45, Laws of Florida, available at <http://laws.flrules.org/2013/45>) revises Section 1007.271, Florida Statutes. Since the change affects school districts, we have taken the position that in the spirit of fairness, the change should also be applied to private schools.

The legislation requires school districts to pay the standard tuition rate per credit hour to a public postsecondary institution delivering dual enrollment instruction on its campus from funds provided in the Florida Education Finance Program. The legislation also provides for cost reimbursement to the postsecondary institution for instruction occurring at the high school site.

We will be working with you to revise our articulation agreement to charge you the standard tuition rate per credit hour for students from your institution who are dual enrollment students attending classes on an HCC campus. In keeping with legislation affecting dual enrollment instruction occurring on your site, HCC will no longer support the cost of instruction for dual enrollment classes offered on your site.

We regret the inconvenience this change causes to our articulation with Families of Faith Christian Academy. We value our partnership with you and look forward to its continuation.

Sincerely,

Craig R. Johnson
Vice President of Academic Affairs