

## PERFORMANCE AUDIT

Office of the Washington State Auditor Pat McCarthy

# Running Start and College in the High School:

Assessing dual credit transferability

August 27, 2024

Report Number: 1035324

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### **Executive Summary**

### State Auditor's Conclusions (page 23)

Many young Washingtonians opt to earn college-level credits while in high school because doing so allows them to expedite their journey to a college degree and to save tuition costs. High schools across the state offer these dual credit courses and programs, but some students find the credits they earned have not transferred to the colleges or universities in which they later enroll.

By reviewing several universities' and colleges' processes to accept credits from other institutions, this performance audit aimed to find out why some credits earned in dual credit programs are not transferred. We came to a very insightful conclusion.

Although some stakeholders were concerned colleges or universities may not consistently accept credits earned in dual credit programs, the higher education institutions we reviewed did so appropriately. Instead, the main reason credits failed to transfer was because the high school students did not submit their college transcripts to the institutions in which they enrolled.

Identifying this gap in the credit transfer process is beneficial for all parties involved, including high schools, colleges, universities, students and their parents. Because federal law protects personal student information, it is key that students understand that they themselves are responsible for ensuring they submit their college transcripts when they enroll in their college or university.

We offer recommendations to improve communication to students, both to colleges and universities, and to the Office of Superintendent of Public Instruction. By doing so, we hope to support Washington's students as they jump-start their careers and education.

In this report, we use "dual credit" to indicate college credit students earned through Running Start and College in the High School programs before graduating high school, and to differentiate it from college credit earned by college students after graduating high school.

#### Background (page 6)

Dual credit programs allow high school students to earn credits that can count toward both high school graduation and college-level coursework. Additionally, these programs offer several potential benefits to high school students and their families, such as reducing the time spent in college after high school and the possibility of saving money. Washington offers six main dual credit programs for students to earn dual credit by either achieving a specific score on an exam or a qualifying grade on a course with the option of earning college credit. Students in course-based dual credit programs can transfer earned credit when they submit their college transcripts to their enrolled institution. College transcripts are not automatically sent from one institution to another due to restrictions set out in the Family Education Rights and Privacy Act (FERPA). Postsecondary schools evaluate dual credit in accordance with state and institution policies. To ease the transferring of credit, Washington colleges and universities are legally required to follow the Policy on Intercollege Transfer and Articulation.

Some stakeholders have concerns about the extent to which institutions accept dual credit. Dual credit programs would offer much less benefit to students if other institutions do not consistently accept credits for transfer. However, little has been done in Washington state recently to evaluate whether institutions of higher education accept credits earned through Running Start and College in the High School when students try to transfer them after high school.

This audit examined transfer of dual credit earned in two programs – Running Start and College in the High School. This audit also examined how postsecondary schools communicate with students around credit transfers. To conduct this audit, we selected eight institutions of higher education – four colleges and four universities – with varying student enrollment sizes and locations in different regions of the state. They are listed in the sidebar.

Audited institutions accepted the vast majority of courses with earned credits, provided students submitted their transcripts (page 11)

The main reason students did not receive credit was because they did not submit transcripts, so institutions could not evaluate their dual credits. Most unsubmitted transcripts were for students who had enrolled in College in the High School, and students enrolling at colleges were less likely to submit transcripts than those enrolling at universities. Audited institutions suggested various reasons why students may not submit their transcripts.

However, when students did submit transcripts, audited institutions accepted an average of 95 percent of courses. Bellevue College had the lowest acceptance rate, 85 percent, due to two policy requirements it applied during the credit evaluation process. Additionally, all audited institutions accepted or rejected dual credits in accordance with state and institution policies; the few incorrectly rejected credits were corrected during the audit.

Eight institutions in this audit Bellevue College Big Bend Community College Columbia Basin College Olympic College Eastern Washington University University of Washington Washington State University Western Washington University All audited institutions used many required and leading practices to communicate with students about transferring dual credit courses (page 17)

Institutions use many required and leading practices to help students understand how to transfer their dual credits. Most audited institutions followed requirements and leading practices relating to transfer policies and online resources. However, three instances in which they did not follow requirements or leading practices could affect students' successful dual credit transfers. More specifically, some audited institutions did not: advise students that earned credit may not transfer, inform students about their transfer rights and responsibilities, or publish equivalency tables or databases online. Finally, all audited institutions followed all leading practices related to student support and communicating the transcription process.

### Recommendations (page 24)

We made a series of recommendations to audited institutions to improve their communication with students around transfer of credit, such as posting or providing a link to the student transfer rights and responsibilities. We also made a recommendation to the Office of Superintendent of Public Instruction to develop and distribute guidance to school districts to ensure students who participated in College in the High School know they have earned college credit and have a college transcript.

#### Next steps

Our performance audits of state programs and services are reviewed by the Joint Legislative Audit and Review Committee (JLARC) and/or by other legislative committees whose members wish to consider findings and recommendations on specific topics. Representatives of the Office of the State Auditor will review this audit with JLARC's Initiative 900 Subcommittee in Olympia. The public will have the opportunity to comment at this hearing. Please check the JLARC website for the exact date, time, and location (www.leg.wa.gov/JLARC). The Office conducts periodic follow-up evaluations to assess the status of recommendations and may conduct follow-up audits at its discretion. See Appendix A, which addresses the I-900 areas covered in the audit. Appendix B contains information about our methodology.

### Background

### Dual credit programs offer several potential benefits to high school students and their families

Dual credit programs allow high school students to earn credits that can count toward both high school graduation and college-level coursework. These programs are offered by many high schools and higher education institutions across the country. Some are college preparatory programs with exams, like Advanced Placement or the International Baccalaureate. Others are dual credit programs, where students either enroll in college courses or take high school courses that provide the option to earn college credit simultaneously.

The main benefit of allowing students to earn both high school and college credits is the strong likelihood it will reduce the time spent in college after high school. Research also shows that students gain significant additional benefits from participating in dual credit programs. They are more likely to graduate from high school, to pursue postsecondary education including attending college, and to complete a degree program. Many educators also promote the benefits to dual credit participation, including Washington's Office of Superintendent of Public Instruction, the State Board for Community and Technical Colleges, and the Council of Presidents, an association representing Washington's six public, four-year, colleges and universities. They note that dual credit programs help students develop good study habits while also exposing them to rigorous, college-level coursework as they explore diverse educational and career options.

Dual credit programs also have the potential to save money for students and their families. In Washington, in the case of Running Start and College in the High School, the savings can be substantial. While Running Start students may have to pay fees, such as technology or lab fees, and costs for books, supplies and transportation, they do not pay for college-level tuition. Until recently, College in the High School students also paid registration and tuition fees to earn credit, although college credits earned through the program cost less than credits earned on a college campus. However, in 2023, the Legislature passed a bill eliminating College in the High School fees for public high school students.

In this report, we use "dual credit" to indicate college credit students earned through Running Start and College in the High School programs before graduating high school, and to differentiate it from college credit earned by college students after graduating high school.

### Washington offers six main dual credit programs

Washington offers six main dual credit programs for students to earn dual credit by either achieving a specific score on an exam or a qualifying grade on a course with the option of earning college credit. These programs are listed in **Exhibit 1**. Course-based programs are offered through a higher education institution that partners with the high school. Running Start is the only program where students attend classes on a college or university campus.

Dual Credit program	Program type	Program location
College in the High School (CiHS)	Course-based	High schools
Running Start	Course-based	Colleges, universities
Career and Technical Education (CTE)	Course-based using articulation agreements	High schools, skill centers
Advanced Placement (AP)	Exam-based	High schools
Cambridge International	Exam-based	High schools
International Baccalaureate (IB)	Exam-based	High schools

#### Exhibit 1 – List of main dual credit programs offered in Washington

Source: Office of Superintendent of Public Instruction.

Dual credit programs have different processes for students to transfer credits to the institution they enroll in after graduating from high school. For exam-based programs, the student earns high school credit upon passing the course; they may receive college credit by achieving a passing score on a standardized exam and submitting the score to higher education institutions. For course-based programs, the student earns high school and college credit upon passing the course. The credits and grades are transcribed to their permanent college transcript, but the student must submit that transcript to their enrolled institution, which will evaluate the course and accept or reject the credit. (The situation is somewhat different for Career and Technical Education courses.) For students enrolled in Running Start and College in the High School programs with the goal of earning college credit, courses are automatically transcribed to both the high school and college transcripts, whether or not the student earned credit.

### When dual credit students submit their college transcript, institutions evaluate it in accordance with state and institution policies

To ensure the credits they earned in Running Start and College in the High School are transferred to and recorded by their postsecondary school, students must submit the college transcripts issued by whichever institution granted the credit. College transcripts are not automatically sent from one institution to another due to restrictions set out in the Family Education Rights and Privacy Act (FERPA). FERPA states that students have sole rights to their college transcripts, which means only the student – not a high school or the colleges wishing to send or view a transcript – can initiate the process of submitting college transcripts.

To ease the transferring of credit, including dual credit earned through Running Start and College in the High School, Washington colleges and universities are legally required to follow the Policy on Intercollege Transfer and Articulation (referred to as the "Umbrella Policy"). This policy, and additional policies and practices regarding credit transfer that institutions follow, are outlined in a handbook published by the Intercollege Relations Commission, a voluntary association of accredited institutions in Washington. Several organizations involved in higher education, including the Washington Student Achievement Council, have adopted or endorsed the Umbrella Policy.

In addition to following policies set out in the handbook, postsecondary schools can establish their own transfer credit policies, with more context-specific guidelines and procedures; these, of course, may vary between institutions. That variation between individual institutions' credit transfer policies makes it essential that students with dual credit receive clear information from each one regarding how and whether their credits will transfer.

### Some stakeholders have concerns about the extent to which institutions accept dual credit

Some stakeholders in Washington have expressed concern around issues that include equitable access to dual credit programs and whether credits earned in such programs consistently transfer to the student's postsecondary school. Dual credit programs would offer much less benefit to students if other institutions do not consistently accept credits for transfer.

Some dual credit programs have been well studied, including the Career and Technical Education program which has the highest student participation in the state. Similarly, many researchers have published reports examining access and equity. However, little has been done in Washington state recently to evaluate whether institutions of higher education accept credits earned through Running Start and College in the High School when students try to transfer them after high school. Due to these concerns, and in light of existing research, this audit focused on the transferability of dual credit earned in Running Start and College in the High School programs.

Evaluating whether dual credits transferred properly is complex because college transcripts do not distinguish dual credits from other college credits

Evaluating the transfer of credits earned in Running Start or College in the High School would be simple if the source of these dual credits were recorded on the students' college transcripts. Unfortunately, they are not.

Colleges and universities do not mark dual credits earned through Running Start and College in the High School on transcripts. Institutions evaluate dual credit courses recorded on the transcript simply as "college courses," which they are, and admission staff cannot rely on the transcripts alone to distinguish dual credit students who took college-level courses in high school and transfer students who studied at a different institution after graduating from high school.

Because dual credits are not marked as such on college transcripts, audited institutions could not provide us with lists of students that had participated in Running Start and College in the High School. For this reason, we assembled data from a variety of sources. Our primary resource was a list of dual credit participants who enrolled at our audited institutions supplied by the Education Research and Data Center, which collects statewide educational and workforce data to conduct research and inform lawmakers. We supplemented this data with lists of dual credit participants supplied by audited universities, as well as Central Washington University.

This audit examined transfers of dual credit earned in two programs, as well as communications with students

The purpose of this performance audit was to assess how Washington colleges and universities process dual credit transfers for high school students in two programs, Running Start and College in the High School. To conduct this audit,

#### Background

we selected eight institutions of higher education – four colleges and four universities – with varying student enrollment sizes and locations in different regions of the state. They are listed in the sidebar. In addition, we also wanted to assess how these institutions communicated with students about transferring their earned credits.

This audit answered the following questions:

- 1. To what extent do higher education institutions accept dual credit earned in Running Start and College in the High School?
- 2. Are there differences in dual credit transfer rates between higher education institutions? If so, why?
- 3. How do higher education institutions communicate with students about the transferability of dual credit courses?

#### **Eight institutions in this audit**

- Bellevue College
- Big Bend Community College
- Columbia Basin College
- Olympic College
- Eastern Washington University
- University of Washington
- Washington State University
- Western Washington University

### **Audit Results**

Audited institutions accepted the vast majority of courses with earned credits, provided students submitted their transcripts

#### **Results in brief**

The main reason students did not receive credit was because they did not submit transcripts, so institutions could not evaluate their dual credits. Most unsubmitted transcripts were for students who had enrolled in College in the High School, and students enrolling at colleges were less likely to submit transcripts than those enrolling at universities. Audited institutions suggested various reasons why students may not submit their transcripts.

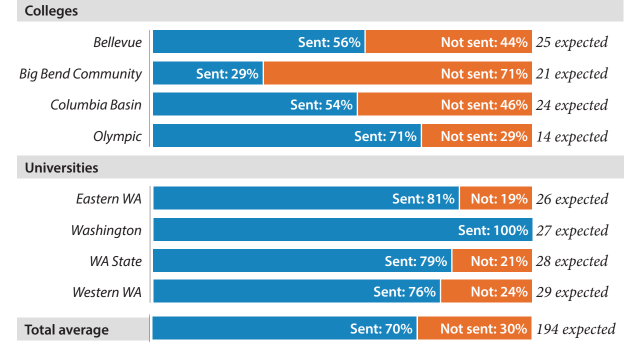
However, when students did submit their transcripts, audited institutions accepted an average of 95 percent of courses. Bellevue College had the lowest acceptance rate, 85 percent, due to two policy requirements it applied during the credit evaluation process. Additionally, all audited institutions accepted or rejected dual credits in accordance with state and institution policies; the few incorrectly rejected credits were corrected during the audit.

### The main reason students did not receive credit was because they did not submit transcripts, so institutions could not evaluate their dual credits

To assess the extent to which colleges and universities accepted dual credits, we chose a random sample of 184 postsecondary students who graduated from high school in the spring of 2021 and enrolled in one of the eight audited institutions that fall. While in high school, these students participated in Running Start or College in the High School classes from any institution in the state that offered either program. From our sample of 184 students, we expected to review 194 transcripts because some students received dual credits from more than one institution. Our numbers do not include transcripts from students who enrolled at the same institution from which they received dual credit, because such credits are not considered transfer credits. For example, a student who attended College in the High School courses provided by the University of Washington and then enrolled at the University of Washington.

However, during our review, we found that students did not submit 59 of the expected 194 transcripts, or about 30 percent. Because the college or university they enrolled in never saw their transcripts, the institutions could not evaluate their dual credits for transfer. Exhibit 2 shows the percent of transcripts students did and did not submit for each institution, based on the number of transcripts we expected to see submitted.

### **Exhibit 2** – Percent of expected transcripts Running Start and College in the High School students did or did not send for evaluation



Based on the total number expected for each audited institution

Source: Auditor analysis of submitted and unsubmitted transcripts based on samples from audited institutions.

The important consequence of this situation is that institutions cannot evaluate credits for transfer if they do not see the transcripts documenting those credits. The student thus loses a great value of the credits earned, in that those credits will not contribute to meeting their postsecondary goals.

#### Most unsubmitted transcripts reflected earned credit

We wanted to confirm that, for the 59 unsubmitted transcripts, students earned credit that would be reflected on them. We confirmed that for 44 unsubmitted transcripts, the student earned credit and would have a transcript to submit. The remaining 15 were held by students who participated in dual credit programs sponsored by postsecondary schools that were not part of this audit, so we could not review and confirm their contents.

### Most unsubmitted transcripts were for College in the High School courses

Of the 59 transcripts that students did not submit, most (85 percent) were associated with College in the High School students. This difference might be attributed to the program's setting. College in the High School classes are held in the high school, alongside regular high school courses, while Running Start courses take place on a university or college campus. Audited institutions suggested that students enrolled in a College in the High School course may not know that they earned college credit or have a college transcript that they can later transfer. As a result, College in the High School students may not submit their transcripts.

### Students enrolling at colleges were less likely to submit transcripts than those enrolling at universities

On average, students entering a community college after high school were less likely to submit their transcripts than those enrolling at a university by a wide margin: 47 percent compared to 16 percent. Staff at audited institutions said that in their experience, students might attend community college for one year and plan to complete their degree at a four-year university. If that is the case, students are less likely to transfer credits earned while in high school to the college, but rather transfer both sets of credits – those earned while in high school and at the community college – to the four-year school together.

#### Students may not submit their transcripts for various reasons

A large percentage – around 30 percent – of transcripts were not submitted by students for transfer to audited institutions. Due to the scope of our audit, we were not able to interview students to ask about specific reasons. Instead, we asked these institutions why they believe students might not submit all transcripts. They said that students may have their own reasons for not submitting transcripts, which explains at least in part why it is unreasonable to expect that every student will submit every transcript. For example, they said students may:

- Prefer to repeat coursework at the institution they enroll in because they may want to earn a higher grade
- Know they earned grades that do not qualify for transfer
- Know they did not earn credit

However, audited institutions provided other possible reasons why students might not submit a college transcript for transfer credit evaluation. For example, they might:

- Forget to transfer credits
- Not know how to transfer credits

Addressing these issues might provide opportunities to increase the number of transcripts students submit for credit evaluations.

### Requiring additional forms could pose an unintentional hurdle for some students

Only two colleges – Olympic and Bellevue community colleges – require students to send an additional document when they are seeking to transfer credit. These colleges require a "transfer evaluation form" along with the transcript itself. Students who fail to submit both documents do not have their credits evaluated by college staff. This happened to three students in our sample: two at Bellevue (each student forgot one or the other document) and one at Olympic (who forgot the form). None of these three students' credits were evaluated for transfer.

When asked about the purpose of the form, staff at both colleges said the form was useful because it confirmed why the transcript was sent: for transferring credits and not some other purpose, such as identifying course placement. Olympic College also uses the form to track the number of institutions they expect to receive transcripts from for each student. Requiring an additional document adds a step to submitting a transcript that may contribute to reasons why an institution might not evaluate all students' dual credits.

### Audited institutions accepted an average of 95 percent of submitted courses

We found that on average, audited institutions accepted about 95 percent of courses with credit earned from a student's dual credit institution. Seven of eight institutions accepted more than 93 percent of dual credit courses in our samples, and three accepted 99 percent or more. Bellevue College has the lowest acceptance rate, 85 percent, as shown in **Exhibit 3**.

Students did not earn credit from their dual credit institution for about 9 percent of all the courses reflected on submitted transcripts, and we did not include these courses in our calculations. Students do not always earn credit for attempted courses, and they may fail or withdraw from the class. However, even when the student does not earn credit for a course, it is still included on the sending institution's transcript. **Exhibit 3** – Percent of dual credit courses accepted for transfer credit

Audited institution	Percent of accepted courses with earned credit
Bellevue College	85%
Big Bend Community College	100%
Columbia Basin College	100%
Olympic College	99%
Eastern Washington University	95%
University of Washington	93%
Washington State University	97%
Western Washington University	96%

Source: Auditor analysis of acceptance rate for dual credits transferred to each audited institution.

#### Bellevue College's lower acceptance rate was due to two policy requirements it applied during the credit evaluation process

In assessing Bellevue College's lower acceptance rate, we found two requirements in its transfer credit policy that contributed to lowering its acceptance rate. During its credit transfer evaluation process, Bellevue:

- 1. Considers how applicable the transferred credits are to the student's degree program at the time of initial evaluation. Staff use each student's desired degree to determine which transfer credits to accept. If students change their degree goal, they can ask the college to reevaluate their transfer credits. Staff at Bellevue College explained that they follow this policy because they found it to provide transparency. In their opinion, transferring and transcribing credits that do not apply toward students' chosen degrees during enrollment can lead students to inaccurately judge how many courses they need to complete for graduation.
- 2. Limits the maximum number of allowable transfer credits. The college has set requirements around how many credits must be completed in residence at its institution.

While other audited institutions have similar policies, only Bellevue College applies both requirements during the initial credit transfer evaluation. Moreover, only Bellevue did not transfer courses in our sample for these reasons.

With few exceptions, all audited institutions accepted or rejected dual credits in accordance with state and institution policies

Colleges and universities must follow the statewide Umbrella Policy in addition to policies and practices outlined in the Intercollege Relations Commission handbook. The Umbrella Policy includes guidelines to generally accept college-level courses from "regionally accredited institutions" in Washington, maintaining the number of credits and the same grade during transfer and identifying course equivalents whenever possible. All audited institutions followed these guidelines.

### For accepted courses, all audited institutions awarded course equivalencies when appropriate

While some stakeholders expressed concerns that dual credit students do not receive the same type of credit as they originally earned, we did not find this to be the case. The majority of accepted courses were assigned a course equivalent by the receiving institution, assigning equivalents which were similar in content

to courses offered at the receiving institution. They identified course equivalents on a course-by-course basis and assigned equivalency for roughly 73 percent of accepted courses in our sample.

For cases in which the course was not equivalent in content or not offered by the receiving institution, audited institutions still accepted the course and applied the credits to fulfill general education requirements or general electives. For example, Backpacking was accepted as a general elective, and History of American Pop Music was accepted to fulfill general education requirements. Staff explained that they determine how these courses apply to a degree when a student has chosen a major or is about to graduate.

### The vast majority of rejected credits were rejected for reasons outlined in state and institution policies

The Umbrella Policy states that institutions can reject for transfer credit certain types of courses including:

- Remedial or college preparatory coursework
- Sectarian religious courses
- Repeated courses
- Courses with a grade below 1.0 GPA

Additionally, postsecondary schools granting baccalaureate degrees can reject courses that are nonacademic, such as professional or technical courses.

Overall, audited institutions rejected an average of 5 percent of sampled courses. Almost all courses were rejected for reasons that are included in the Umbrella Policy or their own credit transfer policies. Common examples of rejected courses include:

- Vocational or technical courses, such as Personal Money Management, Personal Health Science, Microsoft Word and Microsoft PowerPoint
- Remedial courses that fall under college level, such as Math 099
- Repeated courses

While the vast majority of courses were rejected in alignment with state and institutional policies, Western Washington University identified four courses in our sample that were incorrectly rejected. Both an automated review and a subsequent manual review rejected them for transfer credit due to a change in departmental codes by the school producing the transcript. Western Washington University corrected the mistaken rejection for the student in our sample and reviewed the coursework for all students that may have been affected by this change in coding. Western Washington staff said they also revised their rubric for courses from the department at this postsecondary school to help ensure the error does not happen again.

### All audited institutions used many required and leading practices to communicate with students about transferring dual credit courses

#### **Results in brief**

Institutions use many requirements and leading practices to help students understand how to transfer their dual credits. Most audited institutions followed requirements and leading practices related to transfer policies and online resources. However, three instances in which they did not follow requirements or leading practices could affect students' successful dual credit transfers. More specifically, some audited institutions did not: advise students that earned credit may not transfer, inform students about their transfer rights and responsibilities, or publish equivalency tables or databases online. Finally, all audited institutions followed all leading practices related to student support and communicating the transcription process.

# Institutions use many requirements and leading practices to help students understand how to transfer their dual credits

Colleges and universities use many approaches to help them communicate their policies and practices to students seeking to transfer credits from Running Start and College in the High School coursework. Some approaches are required by an accrediting organization; others are highly recommended leading practices. We organized requirements and leading practices regarding how institutions should communicate with students about credit transfers into four areas.

1. Publicly post their transfer policies. A policy issued by the Northwest Commission on Colleges and Universities requires accredited institutions to publish transfer policy information on their websites or in other relevant publications. The published information should describe the types of credit the school does or does not accept for transfer; generally advise students that credits earned may or may not be accepted by the receiving institution; and list institutions with which it has articulation agreements. Leading practices suggest institutions should also post course requirements and offerings. Doing so can help students understand each institution's transfer credit requirements and how their prior credit will or will not transfer.

- 2. Publish credit transfer resources online. Such resources should include student Transfer Rights and Responsibilities in Washington State as well as the school's equivalency tables or databases. Posting these resources in an easily accessed location online helps students understand how credits may transfer between institutions to help them with academic planning. Doing so can also increase student access to information about how credits will transfer and improve institutional transparency.
- 3. Offer students support in the credit transfer process. Institutions should support students seeking to transfer credits through practices such as holding orientation programs and advising both prospective and admitted students. They should also collaborate with other schools and colleges which students may transfer to or from. Both practices help ensure students navigate learning pathways efficiently.
- 4. Clearly describe the credit transcription process. Colleges and universities are responsible for clearly describing their own transfer credit processes to prospective students. They should also communicate transfer-related decisions to students in writing. Such communication will help students understand how their credit transfers and inform their next steps in their educational journey.

In the following pages, we describe how well the audited colleges and universities performed both required and leading practices in these four areas.

### Most audited institutions followed requirements and leading practices related to transfer policies and online resources

Most audited institutions followed most requirements and leading practices related to posting transfer policy-related information and providing online resources, as summarized in **Exhibit 4**. For example, all institutions published their criteria for accepting credits from another college or university, and what types of transfer credits they do not accept.

### **Exhibit 4** – Audited institutions followed most requirements and leading practices *N/A in the table indicates practice did not apply at that school, see Notes*

	Colleges			Universities				
	Bellevue	Big Bend Community	Columbia Basin	Olympic	Eastern WA	Washington	WA State	Western WA
Transfer policy requirem	ents							
Publicly disclose the transfer policy, and other transfer-related information	V	$\checkmark$	$\checkmark$	$\checkmark$	V	$\checkmark$	$\checkmark$	V
Advise credits may or may not be accepted by the receiving institution	$\checkmark$	$\checkmark$		$\checkmark$	X	$\checkmark$	x	N/A <sup>1</sup>
List institutions with articulation agreements	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$	$\checkmark$	N/A <sup>2</sup>	$\checkmark$	$\checkmark$
Online resources leading practices								
Post transfer rights and responsibilities online	X	$\checkmark$	$\checkmark$	$\checkmark$	X	X	X	X
Post equivalency table or database online	$\checkmark$	X	X	$\checkmark$	√	$\checkmark$	$\checkmark$	$\checkmark$

Note 1: Western Washington University did not sponsor any dual credit programs during the audit period.

Note 2: University of Washington does not have any articulation agreements in place.

Source: Auditor developed based on audit analyses.

Similarly, all institutions with articulation agreements published a list of their articulation partners. Articulation agreements are developed between two or more institutions to facilitate credit transfers between them. University of Washington staff said it does not have any articulation agreements in place; this is shown in Exhibit 4 as "not applicable."

Three exceptions to following required or leading practices could affect students' successful dual credit transfers

### Two universities did not advise students that credits earned at their university may not transfer

Colleges and universities must advise students that credits earned at their institution may not be accepted by the receiving institution. Failing to do so can give dual credit students a false impression that all completed coursework will transfer, affecting their academic planning in both high school and postsecondary settings. During the academic years we audited, Western Washington University did not sponsor Running Start or College in the High School; this is shown in Exhibit 4 as "not applicable."

Neither Eastern Washington University nor Washington State University posted information explaining that their credits may not transfer elsewhere. Eastern Washington University staff said they do not publish statements regarding credit transfers for many reasons including the complexity of the process. Instead, they prefer to discuss dual credit transfer options during academic advising sessions with each student; academic advising is mandatory for new students before university orientation. Washington State University did not initially post this information on its website because, according to university staff members, they do not advise dual credit students about how to apply to other institutions. During the audit, however, staff decided to add this advisory language to the university's website.

### Five institutions did not inform students of their rights and responsibilities

The Washington Student Achievement Council's Transfer Rights and Responsibilities states that students have rights and responsibilities concerning credit transfers, and it is the responsibility of colleges and universities to communicate and publish this information. For example, students have the right to clear and accurate information about the process, and the right to seek clarification regarding transfer evaluations. Student responsibilities include planning their course of study and meeting requirements for degree programs when changing majors. When institutions do not publish such information, students may be unaware they can ask the institution to reconsider their transfer evaluation or seek resolution. Students also may be unaware of their responsibilities.

We initially found that five institutions did not publish the Washington Student Achievement Council's Transfer Rights and Responsibilities or link to the document on the Council's website. At three universities – Eastern Washington, Washington State and Western Washington – the problem involved broken links or links to the incorrect document. All three corrected the links during the audit.

Two others – Bellevue College and the University of Washington – do not publish or link to the Council's document. Bellevue College staff said they do not do so because they consider it is more specific to transfer students and "not friendly" to dual credit students. Nonetheless, this document includes rights and responsibilities for all students who are transferring credit, including dual credit students. University of Washington staff could not explain why the university neither posts nor links to this document.

### Two colleges did not publish equivalency tables or databases online

Publicly accessible equivalency tables or databases document how a course at one institution will transfer to another. Without such information, students will not know how credits will likely transfer to their enrolled institution until after they have been admitted and the new school has evaluated their official college transcripts.

Six schools in our audit, including a smaller school, publish equivalency tables or databases online. Two colleges – Big Bend Community College and Columbia Basin College – use cross-walk documents showing how courses transfer into their institutions, which are for internal use only. Both schools explained that underresourcing is a barrier to publishing these tools online.

Big Bend Community College had previously posted a public-facing equivalency table but removed it. College staff said they are developing an equivalency table to post online for students, but the college lacks the resources to complete this project.

Staff at Columbia Basin College also said the college lacks the staff capacity to develop and maintain a public-facing equivalency table. Additionally, they explained that equivalencies change over time: if a student used an equivalency table to choose which courses to take, unpublished changes to equivalency could mean the student does not obtain the expected course equivalent.

### All followed all leading practices related to student support and communicating the transcription process

All eight audited institutions implemented all leading practices related to student support by providing academic advising to both prospective and admitted students, and orientation to admitted students. During advising and orientation, students may learn about transferring credit directly from staff during advising sessions or through presentations. They also collaborated with other higher education institutions and high schools, such as participating in transfer fairs and information sessions and sharing information about credit transfer. During events, prospective students may meet with staff from the institution they plan to transfer to and discuss transferring dual credit.

Additionally, all eight audited institutions offered information to students about the transfer credit process using various approaches. Some of the methods of communication they used included:

- Giving students information about how to submit official college transcripts during the application process
- Giving new students a checklist of tasks to accomplish that included submitting official college transcripts for transfer credit evaluation
- Reminding students by email to submit their official college transcripts to have college credit earned in high school evaluated for transfer credit

Finally, all institutions notified students, by email or through their student portal, when their credit transfer evaluation has been completed and how to review the results.

### **State Auditor's Conclusions**

Many young Washingtonians opt to earn college-level credits while in high school because doing so allows them to expedite their journey to a college degree and to save tuition costs. High schools across the state offer these dual credit courses and programs, but some students find the credits they earned have not transferred to the colleges or universities in which they later enroll.

By reviewing several universities' and colleges' processes to accept credits from other institutions, this performance audit aimed to find out why some credits earned in dual credit programs are not transferred. We came to a very insightful conclusion.

Although some stakeholders were concerned colleges or universities may not consistently accept credits earned in dual credit programs, the higher education institutions we reviewed did so appropriately. Instead, the main reason credits failed to transfer was because the high school students did not submit their college transcripts to the institutions in which they enrolled.

Identifying this gap in the credit transfer process is beneficial for all parties involved, including high schools, colleges, universities, students and their parents. Because federal law protects personal student information, it is key that students understand that they themselves are responsible for ensuring they submit their college transcripts when they enroll in their college or university.

We offer recommendations to improve communication to students, both to colleges and universities, and to the Office of Superintendent of Public Instruction. By doing so, we hope to support Washington's students as they jump-start their careers and education.

### Recommendations

#### For the Office of Superintendent of Public Instruction

To ensure students who participate in College in the High School know they have earned college credit and should submit their college transcripts to have that credit transferred, as described on pages 11-13, we recommend OSPI:

- 1. Develop clear guidance for students to ensure they understand they have earned college credit and have a college transcript
- 2. Distribute this guidance to all school districts

#### For Eastern Washington University

To ensure students clearly understand that credits earned at Eastern Washington University and reflected on their official transcript may not be accepted by a receiving institution, as described on page 20, we recommend it:

3. Clearly communicate that credits earned through the university's dual credit programs may not transfer to another institution

#### For Bellevue College and the University of Washington

To ensure students are aware of their transfer rights and responsibilities, as described on pages 20-21, we recommend they:

4. Post or provide a link to the Washington Student Achievement Council's Student Transfer Rights and Responsibilities document on relevant pages of their respective websites

#### For Big Bend Community College and Columbia Basin College

To provide transparency for students transferring to their institutions and ensure that students have access to resources that help them understand how credits earned may transfer, as described on page 21, we recommend they:

- 5. Work with comparable institutions that have public-facing equivalency tables or databases to determine the best approaches to developing and maintaining similar tables or databases
- 6. Evaluate funding priorities and decide how best to allocate resources that will enable them to publish such tables or databases online

### **Agency Response**

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Response

Old Capitol Building PO Box 47200 Olympia, WA 98504-7200



Washington Office of Superintendent of **PUBLIC INSTRUCTION** Chris Reykdal, Superintendent

ospi.k12.wa.us

August 12, 2024

The Honorable Pat McCarthy Washington State Auditor Insurance Building PO Box 40021 Olympia, WA 98504-0021

Re: Dual Credit Transferability for Running Start and College in the High School

Dear Auditor McCarthy:

We at the Office of Superintendent of Public Instruction (OSPI) appreciate the work done to evaluate the utilization and transferability of college credits earned through Running Start and College in the High School (CiHS) dual credit programs. One of our agency's strategic goals is to support districts in offering rigorous, learner-centered options in every community. One way we support progress in this goal is to increase equitable access to dual credit courses. OSPI is committed to ensuring that all students, regardless of their backgrounds or the schools they attend, are provided with ample opportunities to accelerate their learning and make meaningful progress towards achieving their career or postsecondary goals.

The Office of Superintendent of Public Instruction fully supports all efforts to improve students' understanding of college and university credit transcription and transfer policies. By collaborating with institutions of higher learning and providing support and professional development to high school counseling staff, we will continue to reinforce the importance of this work. OSPI concurs with the audit's recommendation to develop additional guidance for schools and districts to help students identify earned dual credit and understand the policies and procedures governing its transferability. To meet this expectation, OSPI will:

- Incorporate dual credit transcription and transfer practices into program-specific professional development webinars planned for fall 2024.
- Add relevant content to the <u>CiHS FAQ</u> document co-produced by OSPI, State Board for Community and Technical Colleges (SBCTC), Independent Colleges of Washington (ICW), and the Council of Presidents.



The Honorable Pat McCarthy August 12, 2024 Page 2

- Address this expectation in a forthcoming OSPI bulletin related to <u>SHB 1146</u> concerning annual notification of dual credit opportunities.
- Work with the apparent successful bidder for the statewide High School and Beyond Plan platform to explore options for increasing awareness of available dual credit options.
- Encourage school districts to include colleges sponsoring CiHS courses on students' high school transcripts to more clearly identify where students may have earned credit.
- Explore options for revising <u>WAC 392-415-070</u> on transcript requirements to improve identification of earned dual credit and the institutions associated with it.

Again, we are grateful to the State Auditor's Office for engaging in this work and producing this report. We believe that the findings demonstrate the importance and effectiveness of our state's dual credit programs and that they validate the legislature's continued investment in them.

Sincerely,

Rebecca Wallace

Rebecca Wallace Assistant Superintendent Secondary Education and Pathway Preparation



August 15, 2024

Olha Bilobran Senior Performance Auditor Office of the Washington State Auditor PO Box 40021 Olympia, WA 98504

Dear Senior Performance Auditor Bilobran:

Thank you for the opportunity to participate in and respond to the performance audit on Running Start and College in the High School: Assessing Dual Credit Transferability.

Every day we see that dual-credit programs offer educational options that literally change lives. Dualcredit programs open doors of opportunity, broaden horizons, improve college outcomes, support economic growth, and save millions of dollars for students, families, and Washington taxpayers. We share the auditors' desire to ensure that dual-credit programs deliver on their full promise and that credits earned transfer across the state in a streamlined and transparent fashion.

We have already implemented the recommendation to make students more aware of their rights and responsibilities when transferring credits. We have added links to the Student Achievement Council's summary of Transfer Rights & Responsibilities in Washington State to web and print materials for our Bellevue College in the High School and Running Start students, as well to resources for students transferring credit into BC from other colleges and universities. Thank you for this suggestion.

The audit's finding that 30% of students across the state who participated in dual-credit programs did not send their transcripts to colleges or universities after graduating from high school was eyeopening. We are expanding our outreach to students and families about this issue. We are redoubling our efforts to support Bellevue College in the High School students in successfully transferring their credits to expedite their journeys from high school to college to career.

We appreciate your team's thoughtful and thorough research on these issues. Thank you once again for inviting us to participate and respond.

Sincerely,

Mahard Redee

Michael Reese Associate Dean, Academic Affairs

Steve Downing Dean, Enrollment Management

3000 Landerholm Circle SE | Bellevue, WA 98007-6484 | bellevuecollege.edu



**FINANCE & ADMINISTRATION OFFICE** 

August 16, 2024

Honorable Pat McCarthy Washington State Auditor's Office PO Box 40021 Olympia WA 98504-0021

Dear Auditor McCarthy:

Thank you for the opportunity to review and respond to the State Auditor's Office performance audit report, "Running Start and College in the High School: Assessing dual credit transferability".

Big Bend Community College appreciates the work of the Washington State Auditor's Office in this performance audit and we agree with the recommendation for how we may better serve our students that have participated in these programs.

We will review how community colleges comparable to Big Bend within our community and technical college system are using public-facing equivalency tables or databases, evaluate our institutional funding priorities, and determine how we may develop and maintain similar tables or databases for publishing online in the future.

We appreciate the thoroughness of the audit team and their efforts to gather and respond to our feedback throughout the process.

Sincerely,

Linda J Schoonmaker VP Finance and Administration Audit Liaison to SAO

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August 19, 2024

Office of the Washington State Auditor P.O. Box 40021 Olympia, WA 98504-0021

#### Dear Washington State Auditor's Team,

Thank you for the opportunity to review and respond to the State Auditor's Office (SAO) performance audit report titled, "Running Start and College in the High School: Assessing Dual Credit Transferability." We appreciate the thorough analysis your team has conducted regarding our services to students. We are committed to addressing your recommendations as outlined below.

**Recommendation 1:** Work with comparable institutions that have public-facing equivalency tables or databases to determine the best approaches to developing and maintaining similar tables or databases.

Columbia Basin College currently collaborates with various colleges and universities to establish articulation agreements that facilitate the seamless transfer of credits for our students. Additionally, we are in the process of implementing a software solution called the Universal Credit Transfer Explorer. This tool is designed to provide students with clear and accessible information on how credits from other colleges and universities can be transferred toward our courses.

**Recommendation 2:** Evaluate funding priorities and decide how best to allocate resources that will enable them to publish such tables or databases online.

Columbia Basin College is participating in a grant-funded program that covers the implementation of the Universal Credit Transfer Explorer system. We are confident that the investment will enhance transparency and ease of access for our students, further supporting their academic success.

Thank you again for your feedback and the opportunity to improve our services.

Sincerely,

Edma Kerne

Eduardo Rodriguez Vice President for Administrative Services Columbia Basin College

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August 20, 2024

Honorable Pat McCarthy Washington State Auditor P.O. Box 40021 Olympia, WA 40021

Dear Auditor McCarthy:

Thank you for the opportunity to review the State Auditor's Office (SAO) performance audit, *Running Start and College in the High School: Assessing dual credit transferability*. We appreciate the thoroughness of your assessment and the opportunity to review the findings. We have carefully considered the points raised in the audit and would like to offer the response that follows.

We appreciate the audit's recognition of our adherence to ICRC policies in accepting transfer credits. We continuously strive to maintain fairness and consistency in our credit transfer policies. We are committed to reviewing and refining our policies to ensure they are aligned with both ICRC guidelines and our institutional objectives.

In addition, effective communication is a priority for us, and we are pleased to see that the audit recognized our efforts to share transfer-related information online. We are committed to continually improving our communication strategies to ensure that students are well-informed about the transfer process and their specific situations. The audit's feedback will be valuable as we refine our outreach and support services.

We are encouraged by the audit's finding that our controls related to dual credit transfers are generally effective. We will continue to monitor and enhance these controls to address any minor weaknesses identified, ensuring that our processes remain robust and reliable.

In conclusion, we value the insights provided by this audit and will use the findings to strengthen our policies and practices further. Our goal is to ensure that students receive the full benefits of their dual credit achievements and that our institution maintains the highest standards in credit transfer processes.

Please let us know if there are additional steps we should take or if further information is needed from our side.

Sincerely

Jennifer F. Glasier, Ed.D Associate Vice President of Student Services Olympic College





Associate Vice President and CFO Eastern Washington University 307 Showalter Hall Cheney, WA 99004-2445

August 16, 2024

Office of the Washington State Auditor 3200 Capitol Blvd P.O. Box 40031 Olympia, WA 98504-0031

To the Office of the Washington State Auditor:

Eastern Washington University thanks the State Auditor's Office for the comprehensive performance audit of the Running Start and College in the High School programs. We value the auditor's feedback, insights, and recommendations regarding these programs.

Eastern Washington University supports the state's investment in Running Start and College in the High School programs, and we are committed to ensuring their continued effectiveness for students, institutions, and taxpayers.

We are pleased to report that Eastern Washington University has proactively implemented the auditor's recommendation concerning the notification of transfer eligibility. Specifically:

- 1. The university has updated the language on its EWU in the High School website to indicate that credits earned as part of the College in the High School program may not be treated similarly at all institutions and that some receiving institutions may not accept the credits reflected on a student's university transcript.
- 2. The university has updated language in two locations within the EWU in the High School student handbook to include language that matches the language published on the university website.

Eastern Washington University appreciates the collaboration with the State Auditor's Office in the completion of this performance audit.

Sincerely,

Walugger

Toni Habegger Associate Vice President and Chief Financial Officer

voice: (509) 359-6373 thabegger@ewu.edu

EWU expands opportunities for personal transformation through excellence in learning. Eastern Washington University is committed to affirmative action and equal opportunity.





Academic and Student Affairs

UNIVERSITY of WASHINGTON Executive Office of the President and Provost

August 16, 2024

Honorable Pat McCarthy Washington State Auditor P.O. Box 40021 Olympia, WA 98504-0021

Dear Auditor McCarthy:

Thank you for the opportunity to participate in and to review and respond to the Running Start and College in the High School: Assessing Dual Credit Transferability performance audit. The University of Washington is very appreciative of the efforts of the audit team to research, understand, and analyze the administration of dual-credit programs and transfer credit policies and procedures, while collaborating with higher education professionals from around the state.

At the University of Washington, we welcome students who have chosen to begin college coursework for college credit while still in high school, whether through the UW in the High School program or other dualcredit programs throughout the state. These programs are challenging and demanding, and we believe they provide excellent preparation for university study.

The University of Washington is committed to awarding as many credits as possible, within the boundaries of our published transfer credit policies, for college courses transferred to UW from other institutions. We would like to reiterate that the same transfer credit policies apply to college coursework, whether taken through Running Start, College in the High School, or completed after a student has left high school.

We are gratified that the audit confirmed that the University of Washington, along with colleges and universities around the state, fairly, consistently, accurately, and appropriately awards transfer credit for college courses taken through dual-credit programs when students submit official college transcripts. We will continue to work on ways to remind and encourage students to submit official college transcripts for coursework taken from dual-credit programs.

We agree with the recommendation provided to UW to link to the Washington Student Achievement Council's "Transfer Rights and Responsibilities in Washington State" document. That document is now linked on the University's transfer credit policies webpage and the general transfer admission page.

Thank you, again, for this opportunity and thanks to the audit team for the enormous amount of work performed to research and understand dual-credit programs and transfer credit policies and practices from around the state.

Sincerely,

Port

Philip J. Reid, Vice Provost, Academic and Student Affairs University of Washington

Box 351237 | 1704 NE Grant Lane Gerberding Hall #340 | Seattle, WA 98195 | 206.221.3821 | uw.edu/asa



Office of the President



WASHINGTON STATE

August 14, 2024

Honorable Pat McCarthy Washington State Auditor P.O. Box 40021 Olympia, WA 98504-0021

Dear Auditor McCarthy:

Thank you for the opportunity to review and respond to the State Auditor's Office (SAO) performance audit on dual credit enrollment programs.

Dual credit enrollment programs provide opportunities to Washington students and parents to help students get a head start with their college education by earning college credit while still in high school. We appreciate how your audit team worked with Washington State University and the other educational institutions to provide a comprehensive report on the requirements related to these programs and the unique challenges faced by Washington higher education institutions in ensuring students can reap the full benefits of their efforts.

We further appreciate the audit team's acknowledgement of Washington State University's efforts before and during the audit to ensure communications and programming served the best interest of our students.

We look forward to working with our colleagues in K-12 and at other higher education institutions across the state in the collective efforts to support Washington high school students in their educational careers. As identified in the Auditor's report, an important change that needs to be facilitated is to construct better communication channels between K-12 schools and institutions of higher education to identify students with dual credit. Washington State University stands ready to assist in these efforts.

Sincerely,

hule A Soly

Kirk H. Schulz President

P.O. Box 641048, PULLMAN, WA 99164-1048 | 509-335-4200 | president@wsu.edu | president.wsu.edu





Vice President for Enrollment and Student Services

### MEMORANDUM

OM 445, MS 9001 516 High Street Bellingham, Washington 98225 (360) 650-3839 www.wwu.edu

Melna

TO: Office of the Washington State Auditor

**FROM:** Melynda Huskey, Vice President for Enrollment and Student Services

DATE: August 6, 2024

**SUBJECT:** Assessing Dual Credit Transferability Audit

Thank you for the opportunity to review and respond to the Washington State Auditor's Office (SAO) performance audit, Running Start and College in the High School: Assessing Dual Credit Transferability.

Western robustly supports initiatives to increase dual credit enrollment, including the coursebased dual credit opportunities included in this audit. We are committed to awarding students as much credit as they have earned within our published transfer policies. The audit's conclusions confirm what we know to be true: when transcripts are provided by the student, colleges and universities consistently and appropriately award credit earned in dual credit programs.

We would like to encourage stakeholders to recognize that colleges and universities apply the same transfer credit policies whether the credit was earned in a dual credit program or after students have earned their high school diploma or equivalent. Therefore, this audit should provide confidence that colleges and universities adhere to policies that result in the consistent and appropriate awarding of transfer credit.

While there are no specific recommendations for Western, the audit findings have led us to modify our application for first-year admission in order to more easily identify students who participate in College in the High School, as we already do for Running Start students. By sending targeted messaging we hope to encourage students to submit their College in the High School transcripts to Western and receive the credit they have worked so hard to earn.

Thank you for the opportunity to collaborate with your team to ensure that we are well-aligned with the state's expectations in serving Washington high school students as they transition to Western Washington University.

### Appendix A: Initiative 900 and Auditing Standards

#### **Initiative 900 requirements**

Initiative 900, approved by Washington voters in 2005 and enacted into state law in 2006, authorized the State Auditor's Office to conduct independent, comprehensive performance audits of state and local governments.

Specifically, the law directs the Auditor's Office to "review and analyze the economy, efficiency, and effectiveness of the policies, management, fiscal affairs, and operations of state and local governments, agencies, programs, and accounts." Performance audits are to be conducted according to U.S. Government Accountability Office government auditing standards.

In addition, the law identifies nine elements that are to be considered within the scope of each performance audit. The State Auditor's Office evaluates the relevance of all nine elements to each audit. The table below indicates which elements are addressed in the audit. Specific issues are discussed in the Results and Recommendations sections of this report.

I-900 element	Addressed in the audit
1. Identify cost savings	No.
2. Identify services that can be reduced or eliminated	No.
3. Identify programs or services that can be transferred to the private sector	No.
<ol> <li>Analyze gaps or overlaps in programs or services and provide recommendations to correct them</li> </ol>	No.
5. Assess feasibility of pooling information technology systems within the department	No.

#### Appendix A

I-900 element	Addressed in the audit
6. Analyze departmental roles and functions, and provide recommendations to change or eliminate them	No.
7. Provide recommendations for statutory or regulatory changes that may be necessary for the department to properly carry out its functions	No.
8. Analyze departmental performance data, performance measures and self-assessment systems	No.
9. Identify relevant best practices	<b>Yes.</b> The audit identified best practices related to communicating about transferability of dual credit to prospective and new students.

### Compliance with generally accepted government auditing standards

We conducted this performance audit under the authority of state law (RCW 43.09.470), approved as Initiative 900 by Washington voters in 2005, and in accordance with generally accepted government auditing standards as published in *Government Auditing Standards* (July 2018 revision) issued by the U.S. Government Accountability Office. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

### The mission of the Office of the Washington State Auditor

To provide citizens with independent and transparent examinations of how state and local governments use public funds, and develop strategies that make government more efficient and effective. The results of our work are widely distributed through a variety of reports, which are available on our website and through our free, electronic <u>subscription service</u>. We take our role as partners in accountability seriously. We provide training and technical assistance to governments and have an extensive quality assurance program. For more information about the State Auditor's Office, visit <u>www.sao.wa.gov</u>.

### Appendix B: Objectives, Scope and Methodology

### **Objectives**

The purpose of this performance audit was to assess how Washington colleges and universities process dual credit transfers for students who participated in one of two programs, Running Start and College in the High School. It was designed to address the following objectives:

- 1. To what extent do higher education institutions accept dual credit earned in Running Start and College in the High School?
- 2. Are there differences in dual credit transfer rates between higher education institutions? If so, why?
- 3. How do higher education institutions communicate with students about the transferability of dual credit courses?

For reporting purposes, the audit results have been organized into key findings. The messages relate to the original objectives as follows:

- When a student submits their college transcript, the vast majority of courses with earned credits are accepted by the enrolled institution (pages 11-16) This finding addresses Objective 1.
- We found that acceptance rates of dual credit courses are comparable across audited institutions (pages 14-15) This finding addresses Objective 2.
- All audited institutions implemented the majority of leading practices to communicate with students about transferability of dual credit courses (pages 17-22) This finding addresses Objective 3.

### Scope

This audit examined the extent to which Running Start and College in the High School credit was accepted at the eight audited institutions for students who had enrolled with them in fall 2021. We randomly selected students who graduated from high school in spring 2021 and enrolled at an audited institution in fall 2021. These students had participated in Running Start during the 2019-20 and 2020-21 school years, or in College in the High School in the 2017-18 through 2020-21 school years.

While we examined reasons why institutions might reject courses and the rate at which institutions assigned course equivalency, we did not evaluate whether institutions assigned accepted courses with the correct course equivalent.

To evaluate why institutions acceptance rates differed, and how they communicate with students to ensure they understand how to transfer their credit between institutions, we judgmentally selected four colleges and four universities from different parts of the state to review. In selecting them, we considered whether they provide Running Start, College in the High School or neither program. Selected institutions also varied in size (shown in Figure 1), as indicated by their student enrollment numbers, to ensure we included large, medium and small colleges in the sample.

#### Figure 1 – Students enrolled at audited institutions

2021-22 school year

Audited institution	Total enrollment	
Bellevue College	19,765	
Big Bend Community College	3,219	
Columbia Basin College	9,600	
Olympic College	8,143	
Eastern Washington University	8,426	
University of Washington	44,090	
Washington State University	25,661	
Western Washington University	15,223	

Sources: Enrollment data from the Washington State Board for Community and Technical Colleges and the Education Research and Data Center websites.

### Methodology

To answer our audit objectives, we used a variety of quantitative and qualitative methods. We obtained the evidence used to support the findings, conclusions and recommendations in this audit report during our fieldwork period (May 2023 to mid-April 2024). We have summarized the work we performed to address each of the audit objectives in the following sections.

### Objective 1: To what extent do higher education institutions accept dual credit earned in Running Start and College in the High School?

No one source in Washington collects and retains complete dual credit data. Unlike high school transcripts, college transcripts do not indicate which courses a student took through Running Start and College in the High School. Audited colleges and universities could not identify or provide a list of students that had participated in these dual credit programs at other institutions.

For this reason, we relied on data from several sources. The primary source of data, the Washington State Education Research and Data Center (ERDC), was augmented with the data from universities sponsoring Running Start and College in the High School to establish a sample of dual credit students. We then obtained detailed information about students' dual credit reflected on their college transcripts from sending institutions to compare to the receiving institution's student record.

#### Conducted data reliability tests of ERDC and universities' dual credit data

To address this objective, we requested data from ERDC to identify the population of students who had participated in either College in the High School or Running Start during specific academic years and graduated from high school in spring 2021. We conducted data reliability tests on ERDC dual credit data to ensure it was complete and accurate. However, because staff at ERDC said the

reporting issues had raised questions about the quality of a subset of their dual credit data submitted by universities, we requested dual credit data from all universities that offer dual credit programs: Eastern Washington, Central Washington, University of Washington and Washington State. We used the data sets from each university to supplement data provided by ERDC by merging the data. While these efforts helped address gaps in the data, about a quarter of student records which ERDC data indicated had participated in College in the High School, did not have sufficient data for us to know whether students were seeking to earn college credits and which institution would have granted the credits. This remaining gap affected our ability to determine the total College in the High School student population. For this reason, we did not project our results to the rest of the Running Start and College in the High School population at each audited institution.

#### Verified accuracy of dual credit data by reviewing sampled students' transcripts and records

Next, we randomly sampled students who participated in Running Start and College in the High School and enrolled at one of the audited institutions. More specifically, we randomly sampled Running Start

and College in the High School students proportional to the population of students at each audited institution, as shown in **Figure 2**.

For example, there were double the number of students who participated in Running Start than those who participated in College in the High School and enrolled in Washington State University during the fall of 2021. As a result, we sampled double the number of Running Start students (18 students) compared to College in the High School students (nine students). We ultimately decided not to project results to the student population at each audited institution.

### **Figure 2** – Number of students sampled at audited institutions

Audited institution	Running Start	College in the High School	Total sample
Bellevue College	14	9	23
Big Bend Community College	2	18	20
Columbia Basin College	4	17	21
Olympic College	8	5	13
Eastern Washington University	20	6	26
University of Washington	19	8	27
Washington State University	18	9	27
Western Washington University	18	9	27

Source: Auditor developed sample data.

Each audited institution was asked to provide data for each of the sampled students. We asked for information about dual credit courses from the students' sending institution transcripts and how the courses transferred to the receiving institution. We also asked them to indicate whether courses were accepted with direct course equivalence and their reasons for not accepting any courses.

We verified their submitted data by reviewing each sampled student's:

- College transcript from the dual credit institution where they earned dual credit
- Transfer credit on student record at the enrolled institution

This allowed us to verify whether a dual credit student's Running Start or College in the High School credit had transferred from the institution where it was earned to their enrolled institution. Staff at audited institutions either presented a computer screen-view to show us relevant documents or securely shared them with us.

For these sampled students, we found that 54 students with 59 expected transcripts did not submit about 30 percent of total expected transcripts. While ERDC data indicated that most of these 54 students earned dual credit, we found this information was not always accurate. To confirm that students who did not submit transcripts did earn credit, as reported by ERDC, we verified this information with our auditees and Central Washington University. We confirmed that 40 out of 54 students with 44 expected transcripts in our sample, who took Running Start or College in the High School at a university or audited college, earned credit and had a transcript to submit. However, 14 students with 15 expected transcripts took dual credit from a college that we did not audit, which is why we could not confirm whether students earned credit in the program as indicated in data from ERDC.

#### Analyzed dual credit acceptance rate for each audited institution

To determine to what extent audited institutions accepted Running Start and College in the High School credit, we analyzed the data to calculate the percent of courses that had been accepted or rejected at audited institutions for transfer.

For courses that were accepted, we assessed whether audited institutions had implemented Intercollege Relations Commission's (ICRC) policies and practices:

- Accepting transfer courses from regionally accredited institutions in the state
- Maintaining the numerical value of course credit during transfer
- Maintaining the course grade during transfer
- Identifying course equivalencies when possible

Additionally, we calculated what percent of accepted courses were transferred as course equivalents. For courses that audited schools rejected, we assessed their reasons for doing so and compared them to ICRC and their own institutional policies to ensure they applied policies appropriately when rejecting credit. For example, audited institutions rejected remedial courses due to both institutional and ICRC policies.

We also identified other reasons dual credit did not transfer to audited institutions and calculated the percentage of these rejected credits:

- Percent of dual credit courses without earned credit from the dual credit institution, such as failed courses
- Percent of students who did not submit transcripts with earned dual credit to audited institutions

### Objective 2: Are there differences in dual credit transfer rates between higher education institutions? If so, why?

To address this objective, we compared audited institutions' acceptance rate for dual credit courses. We had already found that Bellevue College had a lower acceptance rate than other audited institutions, so to understand why this might be, we assessed their reasons for not transferring credit. We identified two requirements in Bellevue College's credit transfer policy that affected its transfer rate. Next, we evaluated whether other audited institutions had similar requirements in their policies. We also discussed these requirements with staff at audited institutions to gain a better understanding of how they applied these policies.

### Objective 3: How do higher education institutions communicate with students about the transferability of dual credit courses?

#### Conducted literature review to determine requirements and leading practices

To address this objective, we reviewed relevant requirements and practices from experts in the field of education, synthesizing the many leading practices we identified into four categories. These include publicly posting transfer policy information, providing resources available to students online, providing student support, and communicating with students about the transfer process and transfer-related decisions.

### Assessed whether audited institutions used leading practices to communicate with students about transferring dual credit

We reviewed information found on institutions' websites and in relevant publications, including official transfer policies, catalogs and student handbooks. Next, we interviewed staff from relevant departments at each audited institution to learn about their practices and how they communicate with students about transferring credits. Additionally, we requested and reviewed documentation from each audited institution to support statements they provided in their interviews. For example, we requested documentation of their communication with students, such as checklists and slides for presentations given to students, and we also requested examples of direct communication with students, such as sample emails.

#### Work on internal controls

We identified key controls and assessed the design, implementation (Objectives 1 and 3) and operating effectiveness of these key controls (Objective 1).

For Objective 1, we identified a small number of instances where weaknesses in institutions' processes led to courses not being accepted. However, this did not rise to the level of deficiency and was not significant to our audit objectives because the small number of instances did not prevent management from achieving the controls objectives and addressing related risks. Given that the vast majority of credits were accepted in line with institutions' policies and ICRC policies and practices, we determined that controls were operating effectively.

For Objective 3, we found that all institutions share their transfer-related information online and determined that controls were well designed and implemented.



"Our vision is to increase **trust** in government. We are the public's window into how tax money is spent."

– Pat McCarthy, State Auditor

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