

Test Assessing Secondary Completion (TASC™)	
Language Arts Reading	580
Language Arts Writing	560 and 6 on Essay
Mathematics	560
High School Equivalency Test (HiSET®)	
Language Arts Reading	15
Language Arts Writing	15
Mathematics	15
End-of-Course Assessments	
Algebra 1 End-of-Course Assessment	4
Geometry End-of-Course Assessment	4
ALEKS® PPL	
Mathematics	30

7. Students who have an unweighted high school GPA of 3.0 and achieves a grade of “B” or better in any of the courses listed below from a Florida Public School shall have demonstrated readiness for college-level work.

Mathematics:
Algebra 1/Algebra 1 Honors
Algebra 2/Algebra 2 Honors
Pre-Calculus Honors
Calculus Honors
Geometry/Geometry Honors
Probability and Statistics Honors
Math for College Algebra
Math for College Statistics
Math for College Liberal Arts
English Language and Literature:
English 4/English 4 Honors

6. Working collaboratively with high school contacts to host dual enrollment information sessions on the high school campuses after school hours.

The school district will notify students, parents, and school counselors of the opportunities to participate in DE by:

4. Career Pathways Dual Enrollment -

Advising Services:

1. Dual enrollment students will be assigned an IRSC advisor during their first term of enrollment. They will meet with their assigned advisor to customize a Guided Pathway/Academic plan, in their first semester, based upon their academic and career goals. This plan will then be used by the student and the high school counselor in subsequent semesters to determine appropriate dual enrollment courses to be taken.
 - a. Students are responsible for scheduling a meeting

- b. An "I" must be reconciled before future dual enrollment eligibility is determined.
 - c. If the result of the "I" Incomplete is "U" Unsatisfactory, the student must follow the rule for "Unsuccessful attempts" in the Second and Third Course Attempts section.
5. Section 1007.271(21), F.S. requires school districts to "weigh dual enrollment courses the same as Advanc -00 (d)-10.1 (c 0 Tw 4.07 0 Td 7T)10 (uiS(g)10 (h dualw)16 86<6 (s)3.9 (54 4.6

c. If a student is approved to take a course for a third time, they will incur a t mo

- d. Theft or damage to property of the College or of a member of the College community or campus visitor.
 - e. Unauthorized entry to or use of College facilities.
 - f. Violation of College policies or of campus regulations including campus regulations concerning the registration of student organizations; the use of College facilities; or the time, place, and manner of public expressions.
 - g. Consumption, use, possession, distribution or involvement with alcohol, illegal drugs or substances, (e.g. heroin, cocaine, LSD, barbiturates, hallucinogens, narcotics, marijuana) or presence when/ where these substances are being used or consumed.
 - h. Disorderly c.01e (s) 12.c (1) 4 (c) 2 (j) 35-48 (c) 14 (m) 7 (6) (s) 10 (e) 10 (b) 10 (e) (r)
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4. If the parties agree

7. Classes offered in a high school setting will maintain a collegial atmosphere with minimum interruptions in instructional time as established by SBE Rule 6A-14.064.
8. Classes held at the high school sites will be offered in accordance with Indian River State College's academic calendar and will start and end within the academic period.
9. Secondary schools that do not have a signed dual enrollment agreement with Indian River State College cannot offer a dual enrollment course(s)/lab. Students enrolled in such classes/labs will not receive credit from IRSC.

Responsibilities:

1. Students enrolled in dual enrollment classes in accordance with this Agreement are exempt from payment of registration, matriculation, and laboratory fees.
2. A school district may not deny a student access to dual enrollment unless the student is ineligible to participate in the program subject to provisions specifically outlined in this Agreement.
3. Students and/or the Board are responsible for transportation to and from dual enrollment classes.
4. The President or designee, for the Trustees, shall have the responsibility for the selection of textbook and courses materials in accordance with this Agreement.
5. The Board is responsible for providing instructional materials used in courses offered in accordance with this Agreement. The President or designee, for the Trustees, and the Superintendent or designee, for the Board, shall mutually approve and agree upon procedures and conditions for the purchase, resale, and any reimbursement for instructional materials.
6. All textbooks and reusable course materials become the property of the Board at the end of the course and must be returned by the student using the course materials. Materials not returned in a timely manner may result in a student fine and delay of receiving new semester materials.
7. The Board shall be responsible for payment of instructors employed by the Board for courses offered in accordance with this agreement.
8. The Trustees shall issue payment for instructional time rendered by an instructor employed by the Trustees and in accordance with the current AAUP contract.
9. Insurance fees will be paid by the student unless the Board provides appropriate insurance for coverage.
- 10.

- b. College course materials and class discussions may reflect topics not typically included in secondary courses. College courses will not be modified to accommodate variations in student age and/or maturity. Parents should review the course syllabus before enrolling their student to determine if the content is age appropriate. All IRSC course syllabi may be accessed and reviewed at <https://irsc.simplesyllabus.com/en-US/syllabus-library>.
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3) When dual enrollment instruction is provided on the high school site by an Indian River
State College

Specifically, neither party shall exclude any person from participation, discriminate against, or deny any services or benefits to any person's enrollment or participation in the dual enrollment program based upon the grounds of race, color, sex, religion, mental or physical disability, age,

This agreement may be signed in separate parts.

IN WITNESS WHEREOF, the parties have caused this instrument to be signed in their respective names by their proper official, under these official seals, the day and year written below:

THE DISTRICT BOARD OF TRUSTEES
Indian River State College

SCHOOL BOARD OF
St. Lucie County

Anthony D. George Jr., Chair

Troy Ingersoll, Chair

Date: _____

Date: _____

Attest: _____
Timothy Moore, Ph.D., President

Attest: _____
Jonathan Prince, Ph.D.
Superintendent