Funding Authority for Enforcement of AB 705

Following items point to documents highlighting the financial implications of not complying with AB 705.

- From the <u>original AB 705 FAQ at the CCCCO</u> is this Q/A (about 4/5 way down): What consequences, if any, are associated with not complying with AB 705? Eligibility for both AB 19 (College Promise, formerly BOG waiver) and guided pathways funding are contingent upon compliance with AB 705.
- <u>CCCCO Memo ESS 21-300-006</u> dated May 20, 2021 notes that colleges receiving funding pursuant to the *Student Equity and Achievement Program (SEAP)* must report Equitable Placement results to the CCCCO. SEAP combines the funding from Basic Skills Initiative, Student Success and Support Program; and Student Equity. It's \$7.1 million for BC every year.
- <u>Education Code 78222</u> states that in order to receive SEAP, colleges must adopt and implement placement policies consistent with the requirements of <u>Education Code</u> <u>Section 78213</u> which is AB 705.
- <u>Title 5 Section 55522(i)</u> notes that Colleges or districts receiving funding from SEAP shall report data pursuant to <u>Education Code Section 78213</u> which is AB 705. The rest of Title 5 Section 55522 regulation is the implementation of AB 705 stating that throughput in transfer level English + Math must be maximized. Title 5 Section 55522(j) says "The Chancellor shall provide districts with notice and an opportunity to cure actions found to be out of compliance with this section. The Chancellor may use any means authorized by law to obtain compliance in the event of a failure or refusal to cure."