The *Student Code* is a collection of rules, regulations, policies, and procedures that apply to, or otherwise directly impact, students at the University of Illinois at Urbana-Champaign. Although it is not an exhaustive list of such policies, it is the most expansive list available in a single document. It is divided into three articles:

Article 1 (Student Rights and Responsibilities)
Article 2 (General Policies and Regulations)
Article 3 (Academic Policies and Regulations)

Unless otherwise noted, the rules stated in this *Student Code* apply to all undergraduate, graduate, and professional students enrolled at the university. All students are expected to review this document, especially Article 1, prior to attending classes so that they may begin their work at Illinois with knowledge both of their rights as students and of their responsibilities as members of the academic community. A printed booklet containing only Article 1 is also available in the Office of the Dean of Students.

The most current version of the *Student Code* is always available online at studentcode.illinois.edu. The print version may not reflect the most recent changes.
THE CONFERENCE ON CONDUCT GOVERNANCE (CCG)

The CCG is a standing committee of the Urbana-Champaign Senate composed of faculty members, administrators, and students. Its responsibilities are outlined in the Senate Bylaws, which provide in relevant part:

(a) Duties

Legislative Function of the Conference—The Conference is a Senate Committee which, in conjunction with the Chancellor, and with the assistance of the Office of the Dean of Students, shall have the following legislative functions:

1. Review and transmit in writing to the Chancellor its approval, disapproval, or modification of standards of conduct (hereafter called “rules”) initiated by subcommunities of the campus;
2. Initiate and recommend in writing to the Chancellor adoption of additional rules it deems desirable;
3. File with the Office of the Dean of Students and with the Clerk of the Senate a notice of such transmittals and recommendations including the text of the rules; and
4. Periodically review the conduct governance system and make general recommendations to the Chancellor and the Senate regarding revision of the system. To this end, it may request reports from members of the system.

(b) Authority and Jurisdiction

1. Rules filed with the Office of the Dean of Students and with the Clerk of the Senate shall become effective thirty (30) days after filing unless contrary action has been taken by the Chancellor. The Senate may submit its recommendations to the Chancellor with respect to proposed rule changes. To this end, the thirty (30) day period may be extended by the Senate or Senate Executive Committee to ninety (90) days, excluding the period May 16 through August 15.
2. The jurisdiction of the Conference shall not extend to (1) rules governing conduct arising within the duties and obligations imposed by the contract of employment and within the scope of the particular duties and responsibilities of the person employed; (2) those rules which are adopted or imposed in the course of the purchase of goods or services; or (3) rules on purely academic matters, including requirements for degrees and standards of academic performance, except that the Conference shall have jurisdiction over academic irregularities such as cheating, plagiarism, falsification of records, or destruction of teaching, research, or library books, documents, or files.

Although not all of the policies and procedures included in the Student Code are within the jurisdiction of the CCG, the CCG works with the Office of the Dean of Students to edit, update, and maintain the Student Code document and website.
PROCEDURE FOR AMENDING THE **STUDENT CODE**

As outlined above, CCG is responsible for drafting amendments to the rules set out in the *Student Code*, subject to final approval by the Chancellor. Proposed amendments come from many sources. For example, CCG itself generates many proposals in exercising its oversight function stated in the Senate Bylaws. Suggested amendments also have come from students, faculty members, and campus academic and administrative units. In addition, the Chancellor, the Dean of Students, and other campus administrators periodically appoint campus task forces to study specific issues and make recommendations that ultimately require amendments to the *Student Code*.

To propose an amendment to the *Student Code*, a member of the academic community should first discuss the proposal with the appropriate constituency groups, committees, and departments to collect feedback and recommendations. Then, the proposal author must either complete the online form available at https://forms.illinois.edu/sec/4131863 or email studentcode@illinois.edu for a document version of the form and written instructions.

The CCG Chair assigns all proposed rule amendments, both internal and external, an agenda item number and schedules each for discussion at one or more regularly scheduled CCG meetings. Many agenda items require significant additional discussion with the proposing party and other members of the campus community who may be affected by the proposed change. If CCG votes to recommend a rule change, the committee will follow the steps outlined above and in the Senate Bylaws.

For all proposed amendments to the *Student Code* that fall outside of CCG’s jurisdiction, the CCG Chair will determine which policy-making body (or bodies) is responsible for the affected section and forward the proposal to that body (or bodies) for discussion. If all responsible bodies approve the proposal, or an amended version thereof, the CCG Chair will then assign the proposal an agenda item number and follow the steps outlined in the previous paragraph. In such cases, the CCG is only empowered to adjust formatting, typography, spelling, etc. to match the current *Student Code*.

Once a proposed change has been approved by the Chancellor, it is scheduled for inclusion in the *Student Code* text. Although a change may become effective immediately upon approval, most changes are held until the end of the academic year for inclusion in the following year’s *Student Code*. 
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ARTICLE I—STUDENT RIGHTS AND RESPONSIBILITIES

PART I. STUDENT RIGHTS

§ 1-101 Preamble
(a) A student at the University of Illinois at the Urbana-Champaign campus is a member of a University community of which all members have at least the rights and responsibilities common to all citizens, free from institutional censorship; affiliation with the University as a student does not diminish the rights or responsibilities held by a student or any other community member as a citizen of larger communities of the state, the nation, and the world.

(b) Any rules or regulations considered necessary to govern the interaction of the members of the University community are intended to reflect values that community members must share in common if the purpose of the community to advance education and to enhance the educational development of students is to be fulfilled. These values include the freedom to learn, free and open expression within limits that do not interfere with the rights of others, free and disinterested inquiry, intellectual honesty, sustained and independent search for truth, the exercise of critical judgment, respect for the dignity of others, and personal and institutional openness to constructive change. The following enumeration of rights shall not be construed to deny or disparage other rights retained by these individuals in their capacity as members of the campus community or as citizens of the community at large.

§ 1-102 In the Classroom
The instructor, in the classroom and in conference, should encourage free discussion, inquiry, and expression. Student performance should not be evaluated on opinions or conduct in matters unrelated to academic standards.

(a) Students should be free to take reasoned exception to the data or views offered in any course of study and to reserve judgment about matters of opinion, but they are responsible for learning the content of any course of study for which they are enrolled.

(b) Students should have protection through orderly procedures against prejudiced or capricious academic evaluation. At the same time, they are responsible for maintaining standards of academic performance established for each course in which they are enrolled.

(c) Information about student views, beliefs, and political associations that instructors acquire in the course of their work as instructors, advisers, and counselors should be considered confidential. Protection against improper disclosure is a serious professional obligation. Judgments of ability and character may be provided under appropriate circumstances, normally with the knowledge or consent of the student.

(d) The instructor is in charge of the orderly conduct of the class and may exclude a student or an auditor who does not comply with a reasonable request in this regard. If the student is registered for the course and if the disruption is repeated or so egregious as to violate other conduct regulations, (usually § 1-302(f)), the instructor, after consultation with the department head or designee and the Executive Director of the Senate Committee on Student Discipline, may exclude the student from the class until such time as the disciplinary matter has been resolved. If the disciplinary matter is resolved in a manner that permits the student to return to class, the instructor, in consultation with the department head and the Executive Director of the Senate Committee on Student Discipline or designee, shall decide...
whether and to what extent the student will be permitted to make up course work missed while excluded from class.

(e) Should a student feel that his or her rights as a student have been violated, the student may discuss the matter, to the extent possible, with his or her instructor in the relevant course. If a resolution cannot be reached, the student may contact the head of the department in which the course is being offered. If further assistance is needed, the student may contact the dean’s office of the college offering the course. Assistance navigating the process is available through the Student Assistance Center in the Office of the Dean of Students at (217) 333-0050 or helpdean@illinois.edu Monday-Friday between the hours of 8:30 a.m. and 5:00 p.m.

§ 1‑103  Campus Expression
(a) Discussion and expression of all views is permitted within the University subject only to requirements for the maintenance of order. Support of any cause by orderly means that are not in violation of law and that do not disrupt the operation of the University nor interfere with the rights of others is permitted.

(b) Members and organizations in the University community may invite and hear any persons of their own choosing, subject only to reasonable requirements on time, place, and manner for use of University facilities.

(c) The campus press and media are to be free of censorship. The editors and managers shall not be arbitrarily suspended because of student, faculty, administration, alumni, or community disapproval of editorial policy or content.

(d) The right of peaceful protest is recognized within the University community. The University retains the right to assure the safety of individuals, the protection of property, and the continuity of the educational process.

(e) Lawful picketing and other forms of peaceful protest are permitted on University premises except that lawful picketing is permitted only out-of-doors.

§ 1‑104  Privacy
(a) Members of the University community have the same rights of privacy as other citizens and surrender none of those rights by becoming members of the academic community. These rights of privacy extend to residence hall living. Nothing in University regulations or contracts shall give University officials authority to consent to a search by police or other government officials of offices assigned or living quarters leased to individuals except in response to a properly executed search warrant or search incident to an arrest.

(b) When the University seeks access to an office assigned or living quarters leased to an individual to determine compliance with provisions of applicable multiple dwelling unit laws, ordinances, and regulations, or for improvement or repairs, the occupant shall be notified of such action not less than twenty-four hours in advance. There may be entry without notice in emergencies where imminent danger to life, safety, health, or property is reasonably feared and for custodial service.

(c) The University may not conduct or permit a search of an office assigned or living quarters leased to an individual except in response to a properly executed search warrant or search incident to an arrest.

(d) The University shall not regulate the social life of students or their organizations except as such regulations may apply to use of University premises, facilities, or premises approved for student residences. Additional regulations for living units may be made by a democratically constituted student government for the unit.

(e) The University shall not regulate the hours individuals may keep.
§ 1-105 Student Records
(a) The University and its subdivisions should have a carefully considered policy as to the information which should be part of a student’s permanent educational record and as to the conditions of its disclosure. To minimize the risk of improper disclosure, academic and disciplinary records are normally separate. (See, however, § 3-704(a).) Access to the student’s own records and files is guaranteed to each individual and is subject only to reasonable regulation as to time, place, and supervision.
(b) Transcripts of academic records should contain only information about academic status and conditions relating to the student’s eligibility for continuing registration on this campus. Information from disciplinary or counseling files should not be available to unauthorized persons on campus, or to any person off campus without the express consent of the subject involved, except in cases where the student is not competent to grant such consent. In such cases, information will be made available only where the safety of persons or property is involved. No records should be kept which reflect the political activities or beliefs of students.
(c) Provisions should also be made for periodic routine destruction of noncurrent disciplinary records. Administrative staff and faculty members should respect confidential information about students which they acquire in the course of their work.
(d) The records and files of individuals no longer at the University shall continue to be subject to the provisions of this document.

§ 1-106 Student Affairs
In student affairs, certain standards must be maintained if the freedom of students is to be preserved.
(a) Freedom of Association
Students bring to the campus a variety of interests previously acquired and develop many new interests as members of the academic community. They should be free to organize and join associations to promote their common interests.
(1) The membership, policies, and actions of a Registered Organization and Registered Student Organization usually will be determined by the vote of only those persons who hold bona fide membership in the college or University community.
(2) Affiliation with an extramural organization should not of itself disqualify a student organization from institutional recognition.
(3) Registered Organizations and Registered Student Organizations are not required to have campus advisors. However, if they chose to have one, each organization should be free to choose its own adviser, and institutional recognition should not be withheld or withdrawn solely because of the inability of a student organization to secure an adviser. Campus advisers may advise organizations in the exercise of responsibility, but they should not have the authority to control the policy of such organizations.
(4) The name(s) and address(es) of an agent or agents, and/or officers of a Registered Organization and Registered Student Organization, are required as a condition of registration.
(5) Campus organizations, including those affiliated with an extramural organization, shall not discriminate against a member or prospective member on the basis of race, color, religion, sex, sexual orientation including gender identity, national origin, ancestry, age, marital status, disability, unfavorable discharge from the military, or status as a disabled veteran or veteran of the Vietnam era, except as specifically exempted by law.
(b) Freedom of Inquiry and Expression
(1) Students, Registered Organizations and Registered Student Organizations should be free to examine and to discuss all questions of interest to them, and to express opinions publicly and privately. They should always be free to support causes by orderly means which do not disrupt the regular and essential operation of the institution. At the same time, it should be made clear to the academic and the larger community that in their public expressions or demonstrations, students or student organizations speak only for themselves.
(2) Students should be allowed to invite and hear any person of their own choosing.
Those routine procedures required by an institution before a guest speaker is invited to appear on campus should be designed only to ensure that there is orderly scheduling of facilities, adequate financial underwriting for costs of services to be provided by the University, adequate preparation for the event, and that the occasion is conducted in a manner appropriate to an academic community. The University’s control of campus facilities should not be used as a device of censorship. It should be made clear to the academic and larger community that sponsorship of guest speakers does not necessarily imply approval or endorsement of the views expressed either by the sponsoring group or the institution.

§ 1-107 Religious Beliefs, Observances, and Practices
(a) Illinois law requires the University to reasonably accommodate its students’ religious beliefs, observances, and practices in regard to admissions, class attendance, and the scheduling of examinations and work requirements. (See § 1-501; Article 3, Part 2.)

(b) Any student may appeal in writing an instructor’s decision on a request based on religious beliefs, observances, and practices to the dean of the academic unit offering the course. Before taking action, the dean or director should request that the instructor explain his or her decision in writing.

§ 1-108 Nondiscrimination Policy
(a) The commitment of the University to the most fundamental principles of academic freedom, equality of opportunity, and human dignity requires that decisions involving students and employees be based on individual merit and be free from invidious discrimination in all its forms.

(b) It is the policy of the University not to engage in discrimination or harassment against any person because of race, color, religion, sex, pregnancy, disability, national origin, citizenship status, ancestry, age, order of protection status, genetic information, marital status, sexual orientation including gender identity, arrest record status, unfavorable discharge from the military, or status as a protected veteran and to comply with all federal and state nondiscrimination, equal opportunity, and affirmative action laws, orders, and regulations. This nondiscrimination policy applies to admissions, employment, and access to and treatment in the University programs and activities. Complaints of invidious discrimination prohibited by University policy are to be resolved within existing University procedures.

(c) For additional information on the equal opportunity, affirmative action, and harassment policies of the University, please contact the Director of The Office for Access & Equity (OAE) at:

616 East Green Street, Suite 214
Champaign, IL 61820
(217) 333-0885
accessandequity@illinois.edu
oae.illinois.edu

(d) For additional information on Title IX, ADA, or 504, please contact the Title IX Coordinator at the Title IX Office at:

616 East Green Street, Suite 214
Champaign, IL 61820
(844) 616-7978
titleixcoordinator@illinois.edu
wecare.illinois.edu/titleix

§ 1-109 Statement on Consenting Sexual Relationships
University guidelines on responsible professional conduct state that individuals assessing the work of others should base their assessments on appropriate professional criteria. Due to
the inherent conflicts of interest, no individual should initiate or participate in institutional or educational decisions involving a direct benefit or penalty to a person with whom that individual has or had a sexual relationship. Where supervisory or student teacher relationships exist between husband and wife, or members of a couple, whether married or not, it is the responsibility of the teacher or supervisor to alert his/her supervisor so that appropriate arrangements can be made.

§ 1‑110 Policy for the Provision of Reasonable Accommodations for Students with Disabilities
(a) The University provides reasonable accommodations to students with disabilities admitted to study at the University in accordance with the following procedures. As the term is used herein, “reasonable accommodations” refer to those academic adjustments, services, and aids provided to otherwise qualified students with disabilities to facilitate equal access to University programs and activities. The Division of Disability Resources and Educational Services (DRES) coordinates the University’s efforts to provide these reasonable accommodations. DRES will consult as necessary to facilitate the processing of requests for reasonable accommodations.

(b) In general, students are responsible for informing the University of their status as a person with a disability and their need for reasonable accommodations. Students with disabilities should direct their requests for reasonable accommodations to the DRES Student Services Office by phone at (217) 333-4603, or disability@illinois.edu. The determination of reasonable accommodations will be based upon an individual student’s needs. For academic accommodations, DRES will consult with the faculty member for whose course the accommodations are sought. The University may decline requests for accommodations that impose an undue hardship on the campus or that require the fundamental alteration of academic standards, programs, or coursework.

(c) In order to be considered for reasonable accommodations, the student must meet the following requirements:
1. The student must submit a completed Application for Services to DRES. Students may obtain applications from:
   DRES: in person at the Rehabilitation-Education Center at 1207 South Oak Street, Champaign IL, or online at disability.illinois.edu.
2. The student must have a disability and provide documentation of a disability in accordance with the applicable documentation criteria.

(d) To facilitate timely review of a student’s request for reasonable accommodation, the student or prospective student who is requesting accommodations to access University programs and activities must submit a completed Application for Services to DRES, as soon as possible. Some accommodations, such as interpreter, real-time captioning services, or the conversion of print-based educational materials to alternative accessible formats can require substantial lead time to schedule or prepare. Therefore, it is recommended that the student return the Application for Services and discuss accommodation needs with DRES personnel at least six weeks before the date on which the student may first require the accommodations.

(e) A student may appeal to the Director of DRES:
1. an accommodation recommendation by DRES if the student deems such recommendation to be unsatisfactory;
2. implementation of a DRES accommodation recommendation if the student deems such implementation ineffective. A student may appeal a determination of the DRES Director to the Dean of the College of Applied Health Sciences.

(f) A student may also direct questions or concerns regarding accommodation decisions by DRES or other campus units to the Office for Access & Equity (OAE), which is located at 616 E. Green St., Suite 214, Champaign, IL or by phone at (217) 333-0885.

§ 1‑111 Sexual Misconduct Policy
(a) Purpose
The purpose of this policy is to provide a safe and welcoming educational and work

This policy was revised in July 2020 as part of the effort to align the University’s policy and procedures with new Title IX regulations and to incorporate recommendations made by the Committee on Faculty Sexual Misconduct for addressing unwelcome sexual, sex or gender-based conduct by employees. When investigating and adjudicating complaints of “Title IX Sexual Harassment” (as defined below), federal regulations require the University to follow specific procedures, some of which are unique to Title IX. This policy also addresses other categories of sexual misconduct that do not fall within the definition of “Title IX Sexual Harassment” (for example, because of the nature of the alleged conduct, where it took place, or who was involved) but that may violate other conduct requirements.

The purpose of this policy in delineating which conduct is “Title IX Sexual Harassment” is not to imply that the University considers certain conduct more or less objectionable, nor to discourage any person from submitting a report. Rather, the purpose of this policy is to ensure that all persons who experience sexual misconduct described in this policy have full access to the rights and resources they are entitled to, and that every complaint is handled fairly and equitably, in a manner consistent with applicable law, and with the ultimate aim of maintaining an institutional climate of safety and accountability. Title IX requires a definition of “Title IX Sexual Harassment” that provides a floor—not a ceiling—to the varied forms of misconduct that can be prohibited at a university, and the University of Illinois has decided to go beyond this floor to promote a safe and welcoming culture and climate.

Relation to Other Laws and Policies
Conduct prohibited by this policy may violate other laws and policies, including, but not limited to, the University’s Nondiscrimination Policy, the University Code of Conduct, and the Student Code. Sexual misconduct that constitutes Title IX Sexual Harassment will be addressed pursuant to the University’s Title IX grievance procedure(s). Nothing in this policy prevents the University from addressing prohibited sexual misconduct that does not trigger the University’s Title IX response obligations under other applicable policies and procedures.

In addition, this policy does not cover every allegation of discrimination based on sex. Other University policies prohibit discrimination and harassment that would not constitute sexual misconduct, as defined in this policy. When an individual alleges discriminatory action that is not sexual misconduct, as defined in this policy, the allegations are assessed under the applicable University policy. For information regarding other University policies addressing discrimination and harassment, visit the Nondiscrimination Policy.

If the regulations implementing Title IX at 85 Fed. Reg. 30026, 30026-30579 are enjoined or invalidated by a Federal Court with jurisdiction over the University or reversed or replaced by any agency with sufficient authority, the Prohibited Sexual Misconduct Processes will immediately begin to apply to all reports and complaints of Prohibited Sexual Misconduct, including Title IX Sexual Harassment, and the Title IX Sexual Harassment Process will immediately be inoperative unless and until any such injunction, invalidation, reversal, or replacement is overturned.

(b) The University of Illinois at Urbana-Champaign ("University") is committed to providing a safe and welcoming campus environment that is free from all forms of discrimination based on sex. The University does not discriminate against any person based on sex in its education programs or activities or in employment. This policy includes the processes to be used for all reports or complaints of sexual misconduct. The grievance processes for Title IX Sexual Harassment and other Prohibited Sexual Misconduct shall be distinct as set out in this policy. The University also prohibits retaliation against any person who, in good faith, reports
or discloses a violation of this policy, files a complaint, or otherwise participates in an investigation, proceeding, complaint, or hearing under this policy.

(c) This policy applies to
(1) All students, Registered Organizations, Registered Student Organizations, and others subject to student discipline pursuant to § 1-301 of the Student Code;
(2) All University employees;
(3) Applicants for enrollment or employment with the University;
(4) Other affiliated individuals, including but not limited to, for purposes of this policy, visiting faculty, visiting scholars, and post-doctoral fellows; and
(5) Third parties, including but not limited to contractors, subcontractors, volunteers, and visitors.

(d) Title IX Sexual Harassment Process
The Department of Education Office for Civil Rights amended in 2020 the regulations implementing Title IX. Under the regulations, Title IX prohibits sex discrimination, including Title IX Sexual Harassment, as defined below, in an education program or activity of the University against a person in the United States. An education program or activity of the University includes locations, events, or circumstances over which the University exercised substantial control over both the respondent and the context in which the alleged misconduct occurred, and also any building owned or controlled by a student organization that is officially recognized by the University.

Title IX Sexual Harassment is defined as conduct on the basis of sex that falls into one or more of the following categories as defined below in this policy: Quid Pro Quo Sexual Harassment, Hostile Environment Sexual Harassment, Sexual Assault, Dating Violence, Domestic Violence, or Stalking. If a reported incident of sexual misconduct falls under the scope of Title IX (as determined by the Title IX Coordinator or their designee), the University will promptly contact the Complainant to review the University’s Title IX Sexual Harassment grievance process, review and offer available supportive measures, and provide information on the University’s process for filing a Formal Complaint of Title IX Sexual Harassment, if desired. If a Formal Complaint of Title IX Sexual Harassment is filed or if the Title IX Coordinator signs a Formal Complaint, the University will respond promptly in a manner that is not deliberately indifferent and will follow its Title IX Sexual Harassment grievance procedures. Additional information about the University’s Title IX Sexual Harassment grievance procedures for Formal Complaints involving an employee respondent and for student conduct can be found on the We Care website, specifically at https://wecare.illinois.edu/policies/campus/.

Reports of sexual misconduct that fall outside the University’s jurisdiction for responding to complaints of Title IX Sexual Harassment will be dismissed under the University’s applicable Title IX Sexual Harassment grievance procedure. Additionally, the University may dismiss a Formal Complaint of Title IX Sexual Harassment, or any allegations therein, if at any time during the investigation or hearing
(1) the Complainant notifies the Title IX Coordinator in writing that they would like to withdraw the Formal Complaint or any allegations therein;
(2) the respondent is no longer enrolled or employed by the University; or
(3) specific circumstances prevent the University from gathering evidence sufficient to reach a determination as to the Formal Complaint or any allegations therein.

(e) Prohibited Sexual Misconduct Processes
Reports or complaints of sexual harassment that are not one of the categories included in Title IX Sexual Harassment will be addressed following the processes set out in the Office for Student Conflict Resolution’s Case Coordinator and Subcommittee Hearing Procedures (for student respondents) or the Office for Access & Equity’s Procedures for Addressing Discrimination, Harassment, and Non-Title IX Sexual Misconduct Complaints (for employee respondents). Additional information about these procedures can be found on the We Care website, specifically at https://wecare.illinois.edu/policies/campus/.

(f) Definitions
(1) Sexual Misconduct means Title IX Sexual Harassment, sexual harassment, sexual
assault, dating violence, domestic violence, stalking, unwelcome sexual, sex or gender-based conduct, sexual violence, or sexual exploitation, as defined below.

(2) Prohibited Sexual Misconduct means any conduct prohibited by this policy other than Title IX Sexual Harassment.

(3) Title IX Sexual Harassment means conduct on the basis of sex that satisfies one or more of the following:
   (A) Quid Pro Quo Sexual Harassment: conduct
      (i) by an employee of the University, which
      (ii) conditions the provision of an aid, benefit, or service of the University, on
      (iii) an individual’s participation in unwelcome sexual conduct; or
   (B) Hostile Environment Sexual Harassment:
      (i) unwelcome conduct that
      (ii) a reasonable person would determine to be so
      (iii) severe,
      (iv) pervasive, and
      (v) objectively offensive that
      (vi) it effectively denies a person equal access to the University’s education program or activity; or
   (C) Sexual Assault (defined below); or
   (D) Stalking (defined below); or
   (E) Dating Violence (defined below); or
   (F) Domestic Violence (defined below).

(4) Sexual Assault means any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent. This includes:
   (A) Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person without the consent of the victim;
   (B) The touching of the private body parts of another person for the purpose of sexual gratification without the consent, as defined in this policy, of the victim; and
   (C) Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

(5) Consent means informed, freely and actively given, mutually understandable words or actions that indicate a willingness to participate in a mutually agreed upon sexual activity. A person can withdraw consent at any time. There is no consent when there is coercion, force, threats, or intimidation. There is no consent when the victim is under duress or is deceived. A person’s lack of verbal or physical resistance or manner of dress do not constitute consent. Consent to past sexual activity with another person does not constitute consent to future sexual activity with that person. Consent to engage in sexual activity with one person does not constitute consent to engage in sexual activity with another person. A person cannot consent to sexual activity if the person is unable to understand the nature, fact, or extent of the activity or give knowing consent due to circumstances including without limitation the following:
   (A) the person is incapacitated due to the use or influence of alcohol or other drugs;
   (B) the person is asleep or unconscious; (C) the person is under the legal age to provide consent; or
   (D) the person has a disability that prevents such person from having the ability or capacity to give consent.

(6) Stalking means engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for his or her safety or the safety of others, or suffer substantial emotional distress. For the purposes of this definition,
   (A) course of conduct means two or more acts, including but not limited to, acts which the stalker directly, indirectly, or through third parties, by any action, method, device or means follows, monitors, observes, surveilles, threatens, or communicates to or about, a person, or interferes with a person’s property;
   (B) reasonable person means a reasonable person under similar circumstances and with similar identities to the victim; and
   (C) substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.
Dating Violence means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim, where the existence of such a relationship is determined based on the reporting party’s statement and with consideration of the length of relationship, the type of the relationship, and the frequency of the interaction between the persons involved in the relationship. For the purposes of this definition, dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse. Dating violence does not include acts covered under the definition of domestic violence.

Domestic Violence includes felony or misdemeanor crimes of violence committed by:
(A) a current or former spouse or intimate partner of the alleged victim;
(B) a person with whom the alleged victim shares a child in common;
(C) a person who is cohabitating with, or has cohabitated with, the alleged victim as a spouse or intimate partner;
(D) a person similarly situated to a spouse of the alleged victim under the domestic or family violence laws of the State of Illinois; or
(E) any other person against an alleged adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the State of Illinois.

Unwelcome Sexual, Sex or Gender-Based Conduct means any unwelcome sexual, sex-based, or gender-based conduct occurring within or having an adverse impact on the workplace or academic environment, regardless of how it is conducted (physically, verbally, in writing, or via an electronic medium) and regardless of the sexes or genders of the individuals involved. This category of misconduct comes in three forms, each of which may also qualify as Title IX Sexual Harassment or violate the Nondiscrimination Policy in some circumstances:
(A) Gender-Based or Sexual Hostility: Objectively offensive treatment of another person or group, through words or conduct, with hostility, objectification, exclusion, or as having inferior status based on sex, gender (including gender identity or gender expression), or sexual orientation.
(B) Unwanted Sexual Attention: Objectively offensive sexual attention, advances, or comments that a person reasonably should know are unwanted or which continue to occur or persist after the recipient has communicated a desire that the behavior stop.
(C) Sexual Coercion: Use of force, violence, threats, or other threats of harm by an individual to compel or attempt to compel another individual to engage in unwelcome sexual activity.

Unwelcome sexual, sex or gender-based conduct need not be illegal under existing laws to violate this policy. To be disciplined through a formal complaint process, however, the behavior must be by an employee acting in the course of employment. In investigating and responding to reports of violations, due consideration will be given to an individual’s rights to free speech, expression, and academic freedom. While speech can be used to harass or engage in unwelcome sexual, sex or gender-based conduct and can provide evidence of discriminatory intent, speech does not violate this policy just because it is subjectively offensive. A reasonable person must also find it offensive, it must lack bona fide academic purpose, and it must fall within one of the definitions of misconduct found in this policy. What sanctions or other responsive actions may be deemed appropriate, if any, will depend on the facts and circumstances of the case.

Sexual Harassment means any unwelcome sexual advances or requests for sexual favors or any conduct of a sexual nature when
(A) submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment or educational opportunities, assessment or status at the University;
(B) submission to or rejection of such conduct by an individual is used as the basis for employment or educational decisions affecting such individual, or
(C) such conduct has the purpose or effect of substantially interfering with an individual’s work or educational performance or creating an intimidating, hostile or offensive working or educational environment.

Sexual Exploitation means the use of another person’s nudity or sexual activity without consent for the purpose of sexual gratification, financial gain, personal benefit, personal advantage, or any other non- legitimate purpose. Sexual exploitation
includes, but is not limited to:
(A) without the knowledge and consent of all participants, observing, recording, or photographing nudity or sexual activity of one or more persons in a location where there is a reasonable expectation of privacy, allowing another to observe, record, or photograph nudity or sexual activity of one or more persons, or otherwise distributing recordings, photographs, or other images of the nudity or sexual activity of one or more persons; and
(B) sending sexually explicit materials of another person without consent of the recipient.

(12) Sexual Violence means physical sexual acts attempted or perpetrated against a person’s will or when a person is incapable of giving consent. Sexual Violence includes Sexual Assault.

(g) Retaliation means intimidation, threats, coercion, or discrimination against any individual for the purpose of interfering with any right or privilege secured by Title IX, its implementing regulations, or this policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this policy. Retaliation may include, but is not limited to harassment, discrimination, threats, or adverse employment action. Any person or group within the scope of this policy who engages in prohibited retaliation is subject to a separate complaint of retaliation under this policy.

(h) Title IX
The lead Title IX Coordinator is responsible for and authorized to coordinate the University’s efforts to comply with and carry out its responsibilities under Title IX, which prohibits sex discrimination in education programs and activities for institutions that receive federal financial assistance, as well as retaliation for the purpose of interfering with any right or privilege protected by Title IX. The lead Title IX Coordinator also oversees the University’s response to all reports and complaints of Prohibited Sexual Misconduct and Title IX Sexual Harassment to monitor outcomes, identify any patterns, and assess their effects on the campus climate. The lead Title IX Coordinator evaluates requests for confidentiality by those who report or complain about Prohibited Sexual Misconduct and Title IX Sexual Harassment in the context of the University’s responsibility to provide a safe and welcoming campus environment for all students free from discrimination based on sex. The lead Title IX Coordinator is also responsible for effective implementation of any supportive measures or remedies for Prohibited Sexual Misconduct and Title IX Sexual Harassment, and for overseeing the University’s recordkeeping obligations under Title IX. All formal complaints of Title IX Sexual Harassment shall be reviewed and addressed in accordance with the grievance process set forth in the University’s Title IX Sexual Harassment grievance procedures for Formal Complaints which are required to:

(1) Treat complainants and respondents equitably in all manners, including by providing remedies to a Title IX Complainant where a determination of responsibility for Title IX Sexual Harassment has been made against the respondent, and by following the grievance process before the imposition of any disciplinary sanctions or other actions that are not supportive measures against a Title IX respondent;

(2) Require an objective evaluation of all relevant evidence, including both inculpatory and exculpatory evidence, and provide that credibility determinations will not be based on a person’s status as a complainant, respondent, or witness;

(3) Require that any individual designated by the University as a Title IX Coordinator, investigator, decision-maker, or any person designated by the University to facilitate an informal resolution process:
(A) not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent; and
(B) receive training on the definition of sexual harassment, the scope of the University’s education program or activity, how to conduct an investigation and grievance process, and how to serve impartially;

(4) Require that any individual designated by the University as a decision-maker receive training on any technology to be used at a live hearing and on issues of relevance of questions and evidence;

(5) Require that any individual designated by the University as an investigator receive training on issues of relevance to create an investigative report that fairly summarizes
relevant evidence.

(6) Include a presumption that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process;

(7) Include reasonably prompt timeframes for conclusion of the grievance process;

(8) Describe the range of possible disciplinary sanctions and remedies or list the possible disciplinary sanctions and remedies that the University may implement following any determination of responsibility;

(9) Base all decisions on the preponderance of the evidence standard;

(10) Include the procedures and permissible bases for the complainant and respondent to appeal.

(11) Describe the range of supportive measures available to complainants and respondents; and

(12) Not require, allow, rely upon, or otherwise use questions or evidence that constitutes information protected under a legally recognized privilege will be required, allowed, or relied on unless the person holding such privilege has waived the privilege.

(i) Danielle Morrison serves as the University’s lead Title IX Coordinator and can be contacted in person or by mail at 616 E. Green Street, Suite 214, Champaign, IL 61820; by phone at (844) 616-7978; or by email at titleixcoordinator@illinois.edu.

(j) A person should contact the lead Title IX Coordinator’s office to:

   (1) seek information or training about rights and available actions to resolve reports or formal complaints involving potential sex discrimination, including Title IX Sexual Harassment and other Prohibited Sexual Misconduct;

   (2) file a formal complaint or make a report of sex discrimination, including Title IX Sexual Harassment and other Prohibited Sexual Misconduct;

   (3) obtain information about the availability of and for coordination of resources (including confidential resources) and supportive measures relating to sex discrimination, including Title IX Sexual Harassment and other Prohibited Sexual Misconduct;

   (4) notify the University of an incident, policy, or procedure that may raise potential Title IX concerns; and

   (5) ask questions about the University’s policies and procedures related to sex discrimination, including Title IX Sexual Harassment and other Prohibited Sexual Misconduct.

PART 2. GENERAL RESPONSIBILITIES OF STUDENTS

§ 1-201 Responsibilities of Students

(a) Students are responsible for knowing and complying with the regulations of the University, their college, and the departments from which they take courses, and for fulfilling the requirements for a particular degree. Regulations applicable to given colleges may be obtained from the respective deans.

(b) It is expected that students enrolled in the University will conduct themselves at all times in accordance with accepted principles of responsible citizenship and with due regard for the rights of others.

PART 3. STUDENT DISCIPLINE

§ 1-301 Basis for Discipline—Source and Jurisdiction

(a) By authority of the Board of Trustees, the Urbana-Champaign Senate Committee on Student Discipline is responsible for the administration of student discipline for acts involving the violation of campus or University regulations. These regulations are formulated by a variety of sources, including, but not limited to, the Conference on Conduct Governance, the Senate, the Chancellor, the President, and the Board of Trustees.

(b) It is in the best interest of the University and all those who are students or who may desire to become students at the Urbana-Champaign campus that the basis for discipline at
this campus be clearly defined. The University discipline system recognizes that not all violations of law affect the interests of the University community, and the discipline system accepts jurisdiction only in those instances in which the University community’s interest is substantially affected. On the other hand, the University may take disciplinary action for incidents that violate the University’s rules of conduct even though such conduct is not prosecuted in the courts. All members of the University community are expected to observe high standards of integrity and ethical behavior. The University discipline system may take action only upon the following basis:

1. all actions that are violations of law or Board of Trustees’ action or any University rule of conduct and that occur on University premises or property
2. all actions that violate any of the laws or regulations cited in section (a) above and that substantially affect the University community’s interest, even though such actions do not occur on University premises or property (for further information about the criteria used by the Senate Committee on Student Discipline in determining the kinds of conduct covered by this jurisdiction, see www.conflictresolution.illinois.edu or contact the Office for Student Conflict Resolution)
3. all cases referred to the discipline system following interim suspension by the Chancellor
4. academic violations
5. appeals and referrals from student judiciaries arising from violations of regulations
6. violations of University vehicle or bicycle regulations

(c) Individuals subject to student discipline include but is not limited to all persons:
   1. taking courses at the University;
   2. who cancel, withdraw, or graduate after committing behavior which may violate the code;
   3. who are not officially enrolled for a particular term but have a continuing relationship with the University; and
   4. who have been notified of and accepted their admission.
This definition includes but is not limited to individuals between academic terms and persons who consent to participating in the student discipline process.

(d) The actions of a Registered Organization and Registered Student Organization in University-approved activities or University-sponsored activities that are in violation of University regulations for organizations may result in disciplinary action against that organization. In addition, individuals involved may also receive disciplinary action as well.

(e) The University reserves the right to deny admission to any person because of previous misconduct that may substantially affect the interest of the University, or to admit such a person on an appropriate disciplinary status. The admission of such a person will not be approved or denied until the case has been heard by the appropriate disciplinary committee. (This applies to a person not now enrolled in the University who might apply for admission, or to a person who has pre-enrolled whether or not the applicant has paid a deposit.) A favorable action of the appropriate disciplinary committee does not abrogate the right of any dean or director to deny admission on the basis of scholarship. (See § 1-303.)

(f) The University reserves the right to withhold authority to register to any student or former student because of previous misconduct that may substantially affect the interests of the University or to assign appropriate disciplinary status to the student or former student. Permission to register will not be approved or denied until the case has been heard by the appropriate disciplinary committee. A favorable action by the appropriate disciplinary committee does not abrogate the right of any dean or director to deny the authority to register on the basis of scholarship. (See § 1-303.)

(g) Students admitted to or enrolled in the Graduate College or any of the professional schools or colleges are subject to any additional conduct regulations of those units. Regulations will be available in printed form to those students.

(h) The University will take disciplinary action for conduct violating §§ 1-302 to 1-311 below. Disciplinary action also may be taken for violations of other sections. Examples include but are not limited to: (1) § 1-102(d) (Orderly Conduct of Classes); (2) § 2-402 (Library Regulations); (3) § 2-404 (Picketing); (4) § 2-405 (Solicitation and Commercial Activity in
Alleged violations of the Student Code noted in (h) above are resolved through procedures developed and approved by the Senate Committee on Student Discipline, its Subcommittees on Student Conduct, and Disciplinary Officers approved by the Senate Committee on Student Discipline. These procedures include: Disciplinary Officer Procedures (informal resolution); Procedures for Appeal from the Action of Disciplinary Officers; Procedures for the Subcommittee on Undergraduate Student Conduct; and Procedures for Appeal to the Senate Committee on Student Discipline. These procedures may be found at www.conflictresolution.illinois.edu or by contacting the Office for Student Conflict Resolution. Other procedures available at the Office for Student Conflict Resolution include procedures for the subcommittees for graduate students, law students, medical students, and veterinary medicine students. Among other rights delineated in these procedures, the right to written notice of charges and an opportunity to respond to those charges are guaranteed.

§ 1-302 Rules of Conduct
Students enrolling in the University assume an obligation to conduct themselves in a manner compatible with the University’s function as an educational institution and suitable to members of the academic community. Conduct for which students are subject to discipline includes, but is not limited to, the following:

(a) Conduct that threatens the health or safety of any person, including but not limited to:
   (1) causing bodily harm to an individual
   (2) making physical contact of an insulting or provoking nature with an individual
   (3) reckless disregard for the health or safety of any person
   (4) any threat or physically threatening behavior which creates a reasonable fear for a person’s safety
   (5) engaging in behavior which is so persistent, pervasive, or severe as to deny a person’s ability to participate in the University community

(b) Conduct that violates the University’s sexual misconduct policy, including:
   (1) sexual assault, as defined by § 1-111(f)(4)
   (2) sexual harassment, as defined by § 1-111(f)(10)
   (3) sexual exploitation, as defined by § 1-111(f)(11)
   (4) dating violence, as defined in § 1-111(f)(7)
   (5) domestic violence, as defined in § 1-111(f)(8)
   (6) retaliation, as defined in § 1-111(g)
   (7) Title IX sexual harassment, as defined in § 1-111(f)(3)
   (8) sexual violence, as defined in § 1-111(f)(12)

(c) Stalking; engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for his or her safety or the safety of others, or suffer substantial emotional distress. For the purposes of this definition,
   (1) course of conduct means two or more acts, including but not limited to, acts which the stalker directly, indirectly, or through third parties, by any action, method, device or means follows, monitors, observes, surveilles, threatens, or communicates to or about, a person, or interferes with a person’s property;
   (2) reasonable person means a reasonable person under similar circumstances and with similar identities to the victim; and
   (3) substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling. (See also § 1-111(f)(6) of the Student Code.)

(d) Hazing: any action taken or situation created (1) for the purpose of initiation into, admission into, affiliation with, or as a condition of continued membership in, a group or organization; and (2) to produce physical discomfort or injury, mental discomfort, embarrassment, or ridicule. Such actions or situations may include but are not limited to the following: use of alcohol; personal servitude; paddling in any form; creation of excessive fatigue; physical
and psychological shocks; wearing of apparel which is conspicuous or not in good taste; engaging in public stunts; degrading or humiliating games and activities; or any activities which are not consistent with the academic mission, organizational ritual or policy, or applicable state or local law. Hazing may occur regardless of a person’s willingness or consent to participate in the activity.

(e) The use of force or violence, actual or threatened, to willfully deny, impede, obstruct, impair, or interfere with any of the following:
(1) the freedom of movement of any person, including entering or leaving property or facilities
(2) the performance of institutional duties by a member of the University or
(3) by knowingly occupying or remaining in or at any property or facility owned or controlled by the University after receiving due notice to depart.

(f) Any conduct that substantially threatens or interferes with the maintenance of appropriate order and discipline in the operation of the University. Without excluding other situations, examples include shouting, noise making, obstruction, and other disruptive actions designed or intended to interfere with or prevent meetings, assemblies, classes, or other scheduled or routine University operations or activities.

(g) Providing false or misleading information to a member or agent of the University acting in the performance of his or her duty; or failing to comply with reasonable directions of a member or agent of the University acting in the performance of his or her duty.

(h) Providing false or misleading information to a University or other law enforcement official acting in the performance of her or his duty; or failing to comply with the reasonable directions of a University or other law enforcement official acting in the performance of her or his duty.

(i) Participation in a disruptive or coercive demonstration. A demonstration is disruptive or coercive if it substantially impedes University operations, substantially interferes with the rights of others, or takes place on premises or at times where students are not authorized to be. There is no requirement that University authorities order students to cease participation in a disruptive or coercive demonstration.

(j) Theft, unauthorized use, or unauthorized possession of property or services of another; or knowing possession of stolen property.

(k) Intentional or reckless destruction or damage of University, public, or personal property of another.

(l) Indecent exposure of the body, including, but not limited to urination or defecation in public.

(m) Unauthorized entry to or use of University, public, or private premises.

(n) Abuse of computers where the University community’s interest is substantially affected, including, but not limited to:
(1) unauthorized entry into a file for any purpose
(2) unauthorized transfer of a file
(3) unauthorized use of another individual’s identification, account, or password
(4) knowingly disrupting the work of another person or the normal operation of the University computing system
(5) accessing child pornography
(6) the use of computing facilities and resources in violation of copyright laws.

(o) Abuse of the University disciplinary system including, but not limited to:
(1) failure to obey the directive of a disciplinary body or University officials in performance of their duties
(2) knowing falsification, distortion, or misrepresentation of information before a disciplinary body
(3) deliberate disruption or interference with the orderly conduct of a disciplinary proceeding
(4) knowingly initiating a disciplinary proceeding without cause
(5) attempting to influence the impartiality of a member of a disciplinary body prior to, or during the course of, the disciplinary proceeding
(6) harassment or intimidation of any participant in the disciplinary system
(7) failure to comply with the sanction(s) imposed under the Student Code

(p) Making, attempting to make, or distributing a sound or visual recording of any person(s) in bathrooms, showers, bedrooms, locker rooms, or any other premises where there is a reasonable expectation of privacy, without the knowledge and consent of all participants subject to such recordings.

(q) Violation of published University policies, rules, or regulations.

(r) Inciting, aiding, or encouraging others to engage in a behavior which violates the Student Code.

(s) Committing or attempting to commit any act which would be a violation of local, state, or federal law on or off University property, when such behavior is detrimental to the University community’s interest.

(t) Sale or Distribution of Lecture Notes or Course Materials. No student shall sell, deliver or distribute copyrighted lecture notes or other course materials without the express permission of the copyright holder. An example of an infraction would include posting on a website or selling instructor copyrighted slides, lecture notes or other expressions fixed in a medium. (See also the University General Rules, Art. III, §4 regarding copyright policy.)

§ 1-303 Falsification of Documents

(a) Any student who, for purposes of fraud or misrepresentation, falsifies, forges, defaces, alters, or mutilates in any manner any document or representation thereof may be subject to discipline when this action substantially affects the University community’s interest. Some examples of documents covered by this regulation include identification cards, program requests, change slips, receipts, transcripts of credits, library documents, petitions for reclassification of residency status, etc.

(b) Any applicant who withholds information pertinent to the admissions decision or gives false information while making application for admission to the University will be declared ineligible for admission. In cases discovered after admission has occurred but prior to initial registration, the admission will be canceled. If the falsification led to admission that would not have been granted based on the person’s academic record, the student enrolled will have his or her registration canceled. The appropriate action will be invoked by the Director of Undergraduate Admissions, Director of Graduate and Professional Admissions and Recruiting or the Registrar and the dean of the college involved. Cases in which admission or registration cancellation is contested in writing by the applicant or student within ten working days after notification will be reviewed by the Office of the Provost or a designee.

If, however, the person would have been admissible based on his or her true record, the registered student will be referred for possible disciplinary action, including dismissal, to the Senate Committee on Student Discipline.

(c) Upon admission and prior to degree conferral, students are responsible to disclose and provide complete, official transcripts from any post-secondary work completed outside the University of Illinois system, including all international and domestic coursework for the purpose of consideration of transfer articulation. It is recommended that students receive appropriate advising from their college prior to undertaking outside coursework to be sure it will transfer for specific curricular needs. Failure to disclose information may result in the rescission of an offer of admission, cancellation of registration or disciplinary action at the discretion of the Dean of Students, college, and/or Director of Graduate and
Professional Admissions and Recruiting.

(d) Any student who knowingly withholds information or gives false information in any document or materials submitted to any member or agent of the University may be subject to discipline.

§ 1-304 Identification Cards

(a) Each new student is issued a photo identification card, which must be retained by the student while he or she is registered at the University. The University of Illinois System ID card (ID card) remains the property of the University and should be returned to the Campus ID Center upon leaving the University.

(b) Any person who alters or intentionally mutilates an ID card (including but not limited to punching holes in the card, applying stickers, etc.), or who uses the ID card of another or allows his or her ID card to be used by another, may be subject to discipline. (See § 1-303.)

(c) The ID card must be presented for identification purposes at the request of an agent of the University when the agent is acting in the performance of his or her supervisory or security function (for example, examination proctor, University police officer, residence hall director or adviser, recreational facility supervisor, ticket takers, ushers). Any student refusing to provide the ID card when requested by an agent of the University may be subject to discipline.

(d) An ID card may be confiscated by an agent of the University when acting in the performance of his or her duties if:
   (1) the ID card is in the possession of an individual other than the one to whom the ID was issued and that individual attempts to use the card to represent himself or herself as a duly registered student, or
   (2) the ID card is presented by the individual to whom it was issued but is not valid for the term of registration at the time and the individual attempts to represent himself or herself as a duly registered student.

(e) If an ID card is lost or stolen, a student should immediately notify the Campus ID Center to deactivate the online functionality of the ID card (e.g., meal plan, door access, etc.). Until the ID Center is notified, the student may be held responsible for unauthorized use of the ID card.

(f) A charge is made for replacing each lost, mutilated, confiscated, or stolen student ID card.

(g) Card data, including but not limited to the UIN, card number, and photo, may be used for University purposes in accordance with Article 3, Part 6 of the Student Code.

(h) An ID card is non-transferable and does not authorize the card holder to obligate the University of Illinois in any way.

(i) A student who links an ID card to an authorized, contracted University service provider (e.g., for banking services) understands and agrees that he or she is releasing the UIN (as part of the card number) to said service provider. A student is responsible for notifying all said service providers if a linked ID card is lost or stolen.

(j) By accepting possession of the ID card, the cardholder agrees to hold harmless the Board of Trustees of the University of Illinois, and its officers, employees, representatives, or agents, from and against any claims, damages, costs, expenses, including an amount equal to reasonable attorney’s fees, or liabilities, including for loss or damage to any property or for death or injury to any person or persons, arising out of or in any way connected with any incorrect or outdated phone numbers that may be listed on the ID card.

§ 1-305 Policy on Drugs

(a) The University seeks to inform all students about drugs and their effects. To this end, it is the policy on this campus to provide educational programs and counseling to drug users
and those affected by the drug use of others, to discourage illicit drug use, to eliminate dealing in or providing of illegal drugs, and to uphold the law in these matters. Various local agencies on campus can provide help. These include the Counseling Center, Student Services Building, 610 East John Street, Champaign, IL 61820, (217) 333-3704, and the Health Education Department, Drug and Alcohol Educator, McKinley Health Center, 1109 South Lincoln Avenue, Urbana IL 61801, (217) 333-2816.

(b) Violations of the University’s policy on drugs by a University student raises the question of a student’s fitness to continue at the University of Illinois.

c) Drugs include controlled substances, alcohol, and substances that may be detrimental to health, even though not subject to state and federal laws.

d) The illegal possession or use of drugs or drug paraphernalia is prohibited. While the use of medical marijuana has been legalized in the state of Illinois, the possession or use of prescribed medical marijuana is prohibited on campus property.

e) The illegal distribution, sale, making or manufacture of drugs is prohibited.

(f) Drug use resulting in incapacitation that requires transportation to the hospital by emergency medical personnel, or refusal to accept such transportation when it is recommended by emergency medical personnel, can trigger a mandatory assessment (see § 2-102).

§ 1-306 Alcoholic Beverages—Preamble

(a) The University of Illinois at Urbana-Champaign expects all students to exhibit behavior compatible with membership in a community of scholars. Students shall conduct themselves in a civil and mature manner, respecting the rights and property of others. (See also § 1-201.) Having consumed alcohol is not an excuse for failure to meet these expectations.

(b) Because of the University’s concern for the health and rights of individuals and because the excessive consumption of alcohol frequently results in the user becoming either a violator or a victim, the University will respond when inappropriate alcohol-related behavior is demonstrated. These interventions will include a team approach involving, when appropriate, any or all of the following: the Division of Public Safety, the Office of Public Affairs, and Student Affairs units including the Dean of Students Office, the Office for Student Conflict Resolution (Student Judicial Affairs), Residential Life, the Alcohol and Other Drug Office, the Counseling Center, and McKinley Health Center.

(c) The following regulations apply to all University of Illinois at Urbana-Champaign students and Registered Organizations and Registered Student Organizations while on campus, while involved in University-related activities, while within the environs of Champaign County, or in other circumstances where a substantial University community interest exists. A “substantial University community interest” exists, but is not limited to, situations in which individual or group alcohol consumption results in actual or threatened injury to persons, damage to property, or disruption of a University-related event.

§ 1-307 Alcoholic Beverages—General Rules

(a) All students, wherever they happen to be, are expected to observe the liquor laws of the local jurisdiction. (See § 1-201 below.) Under the liquor laws of the State of Illinois and the cities of Champaign and Urbana, and this rule:

(1) Possession or consumption of alcoholic beverages by students under twenty-one years of age is prohibited.

(2) No student may give or otherwise furnish alcoholic beverages to any person under twenty-one years of age. Additionally, no student may authorize or permit a residence which he or she occupies to be used for possession or consumption of alcohol by any person under twenty-one years of age.

(b) In determining appropriate sanctions for violations of subsection (a) above, communal
alcohol (for example, in kegs or not in its original container, or the distribution of cups with open access to alcohol), drinking games (or other activities that promote unsafe or inappropriate drinking), and open parties may be considered aggravating factors.

(c) The fact that a student may have been drinking shall not be accepted as an excuse for disruptive behavior. In such instances, appropriate sanctions will be applied and referral for personal assistance may be indicated. (See § 2-102 and § 3-603 concerning Mandatory Assessment and Parental Involvement, respectively.)

(d) The transfer or alteration of identification cards, the use or sale of the identification card of another or a false or forged identification card, or the use of false information to obtain an identification card is prohibited. Additionally, presentation or possession of false identification in an attempt to enter a liquor establishment or to procure alcohol is prohibited.

(e) Alcohol use resulting in incapacitation that requires transportation to the hospital by emergency medical personnel, or refusal to accept such transportation when it is recommended by emergency medical personnel, can trigger a mandatory assessment. (See § 2-102.)

(f) No minor (eighteen years of age or younger in Champaign; seventeen years of age or younger in Urbana) is allowed to be present in a liquor establishment unless otherwise permitted by local ordinances. Additionally, holding or carrying open containers of alcoholic beverages out of a liquor establishment or in public areas, in violation of federal, state, and/or local law, is prohibited.

(g) Driving under the influence of alcohol or other drugs poses a substantial risk to the safety of the campus community and is prohibited. Substantial penalties exist in Illinois for the operation of a motor vehicle by a driver with a blood alcohol concentration (BAC) of .08 or greater. Arrests are also possible at lower levels if driving is impaired. Drivers under twenty-one years of age with any trace of alcohol in their systems can lose their driving privileges. Transporting open alcohol containers in a motor vehicle or allowing an intoxicated person to operate a vehicle are also punishable under Illinois law.

§ 1-308 Alcoholic Beverages—Special Rules Relating to University Property

(a) Persons twenty-one years of age or older may possess or consume alcoholic beverages on the following property under control of the University:

(1) Property at which the University furnishes the alcohol and holds a State of Illinois liquor license or local catering license. These include, for example, Willard Airport, the Levis Faculty Center, Krannert Center for the Performing Arts, Illini Union, Spurlock Museum, Beckman Institute, and Allerton House.

(2) Property used for specifically designated functions approved by the appropriate Vice Chancellor, dean or director of the academic or administrative unit sponsoring the event, or by the Chancellor. In cases governed by this subsection, furnished alcohol may be sold only if the provider holds a valid caterer’s license.

Other than as outlined above, no person may possess or consume alcoholic beverages on any property under the control of the University.

(b) Possession and consumption of alcoholic beverages in University certified student housing is governed as follows:

(1) University Residence Halls: Persons twenty-one years of age or older may only possess and consume alcoholic beverages in their rooms or the room of another person twenty-one years of age or older, with the door closed. No alcoholic beverages are permitted in public areas. (Also see the “Hallmarks” handbook - [http://www.housing.illinois.edu/hallmarks](http://www.housing.illinois.edu/hallmarks))

(2) University Family or Graduate Housing: Persons twenty-one years of age or older may possess and consume alcoholic beverages in their room/apartment or the room/apartment of another person twenty-one years of age or older. Requests to allow consumption of alcoholic beverages for events/activities in public areas are to be directed to University Housing administration. Any approved functions must be in
accordance with all applicable laws and ordinances.

(3) Other Certified Housing: Persons living in privately owned and/or operated certified housing, including fraternities and sororities, must abide by the decision of the owner-operator in accordance with all applicable laws and ordinances with regard to the consumption of alcoholic beverages; total prohibition may be required. In certified housing units where the possession and consumption of alcoholic beverages is allowed by those twenty-one years of age or older, all applicable laws and ordinances must be followed. The Board of Fraternity Affairs and the Board of Sorority Affairs also promulgate rules and regulations that apply to fraternity and sorority certified housing units.

§ 1-309 Possession or Storage of Weapons

(a) Except as provided in subsection (c), possession or storage of weapons by students is prohibited on any property owned or controlled by the University, including University certified housing units.

(b) Prohibited weapons include but are not limited to any: (1) firearm, firearm ammunition, BB gun, pellet gun, paintball gun (except as part of Registered Organization or Registered Student Organization activity), tear gas gun, stun gun, taser, or other dangerous or deadly device of similar type; (2) knife with a blade of at least 3 inches in length (except an ordinary eating utensil), dagger, dirk, switchblade knife, stiletto, ax, hatchet, or other deadly or dangerous weapon or instrument of similar type; (3) bludgeon, blackjack, slingshot, sandbag, sand club, metal knuckles, billy club, throwing star, nunchaku, or other dangerous or deadly weapon of similar type; (4) bomb, bombshell, grenade, firework, bottle or other container containing an explosive, toxic, or noxious substance, unless under academic/classroom supervision, (other than an object containing a nonlethal noxious liquid, gas, or substance designed solely for personal defense possessed by a person 18 years of age or older); and (5) souvenir weapon or other weapon that has been rendered permanently inoperative.

(c) With appropriate approval possession of a weapon on nonresidential University property may be permitted when it is used as a prop or accessory in situations such as (1) a University class; (2) a University-sponsored or sanctioned artistic performance; or (3) a activity of a Registered Organization or Registered Student Organization. Such weapons may not, however, be stored on University property, except in a facility approved for that purpose by the University.

(d) Subsections (a) to (c) above apply to possession or storage, not use of a weapon. Use of a weapon that results in harm or threat of harm to any person or property is governed by § 1-302, and subsection (e) below.

(e) In determining appropriate sanctions for violations of the student discipline rules contained in this Code (Article 1, Part 3), the use or threatened use of any object (whether or not defined as a weapon in this section) while committing the violation may be considered an aggravating factor.

§ 1-310 Unauthorized Use, Abuse, or Interference with Fire Protection Equipment, Building Security Systems, Security or Fire Personnel, or Warning Devices

(a) The unauthorized use, abuse, or interference with fire protection equipment, firefighting personnel, or warning devices may result in death, injury, or substantial property damage. It is critically important that all fire protection equipment be in its place and in proper working condition if the safety and welfare of the members of the University community are to be assured.

(b) It is a violation of Illinois criminal law to willfully or maliciously cut, injure, damage, tamper with, or destroy any fire hydrant, fire hose, fire engine, or other public or private firefighting equipment or any apparatus pertaining to such equipment or firefighting personnel, or to intentionally open any fire hydrant without proper authorization. It is also a violation of Illinois criminal law to knowingly, without authorization, damage any property supported in whole or in part with state funds or federal funds administered or
granted through a state agency. Other Illinois laws may also relate to the unauthorized use, abuse, or interference with fire protection equipment or warning devices.

(c) A violation of any federal, state, or local law concerning fire protection equipment or firefighting personnel may result in suspension or dismissal from the University.

(d) Tampering with locks, other door hardware, cameras or other equipment used to provide security on campus (including the unauthorized propping of doors) may result in suspension or dismissal from the University.

(e) Enabling unauthorized access to campus facilities by providing keys or access cards or by other means may result in suspension or dismissal from the University.

§ 1-311 Certain Consequences of Disciplinary Action
(a) Sanctions may be imposed for violations of the student discipline rules stated in this part (Article 1, Part 3.)

(b) The Senate Committee on Student Discipline has the right to withhold privileges of the academic community, including the conferral of the degree itself, at any point prior to the conferral of the degree. In instances in which dismissal is a possibility for disciplinary infractions, the conferral of the degree is withheld until the disciplinary action has been resolved. (See § 3-313 and §§ 3-701 to §3-704.)

(c) Students dismissed or suspended from the University for disciplinary reasons may be excluded from University classes, activities, facilities, buildings, and/or premises by the appropriate disciplinary authority. The same exclusions may be applied by the Chancellor in exercising the power to suspend students. (See § 3-508 on refunds.)

(d) Cancellation or withdrawal from the University does not abrogate the authority of the institution to pursue disciplinary action (see subsection 3-313(a)(3)).

PART 4. ACADEMIC INTEGRITY POLICY AND PROCEDURE

§ 1-401 Policy Statement; Application; Definitions
(a) Policy Statement. The University has the responsibility for maintaining academic integrity so as to protect the quality of education and research on our campus and to protect those who depend upon our integrity.

(1) Expectations of Students. It is the responsibility of each student to refrain from infractions of academic integrity, from conduct that may lead to suspicion of such infractions, and from conduct that aids others in such infractions. Students have been given notice of this Part by virtue of its publication. Regardless of whether a student has actually read this Part, a student is charged with knowledge of it. Ignorance is not a defense.

(2) Expectations of Instructors. It is the responsibility of each Instructor to establish and maintain an environment that supports academic integrity. An essential part of each Instructor’s responsibility is the enforcement of existing standards of academic integrity. If Instructors do not discourage and act upon violations of which they become aware, respect for those standards is undermined. Instructors should provide their students with a clear statement of their expectations concerning academic integrity.

(b) Application. This Part contains the procedures for addressing course-based academic integrity infractions, including proficiency tests taken after enrollment, for all courses in all colleges except for courses in the College of Law, the Carle Illinois College of Medicine, and the College of Veterinary Medicine, as well as, academic integrity infractions in non-course-based degree requirements such as qualifying examinations. This Part also does not apply to pre-enrollment infractions (see § 1-301 and § 1-303) or infractions of the Academic Integrity in Research and Publications Policy.

(c) Definitions. For purposes of this Part, the following definitions shall apply:
(1) **Business Day.** Monday through Friday, excluding University and campus holidays and reduced service days.

(2) **Consultant.** A person with whom a student or Instructor may privately consult during the process. A Consultant may attend hearings with a student or Instructor, but may not participate in the hearings, and may not serve as a witness. Each participant may be accompanied by only one Consultant.

(3) **Dean.** The dean of the college or head of the equivalent academic unit in which a course or examination is conducted or his/her designee.

(4) **Executive Officer (EO).** The executive officer or head of the department or unit in which a course or examination is conducted or his/her designee.

(5) **Instructor.** A faculty member or authorized staff member who supervises any academic endeavor.

(6) **Notice.** A written communication conveying information to or from a participant in the process. E-mail notices are strongly encouraged.

(7) **Record.** The Instructor’s Allegation Notice, written student Response, any materials relied upon by the Instructor to make the Instructor’s decision, the course syllabus, and the Instructor’s Decision Notice.

### § 1-402 Academic Integrity Infractions

(a) **Cheating.** No student shall use or attempt to use in any academic exercise materials, information, study aids, or electronic data that the student knows or should know is unauthorized. Instructors are strongly encouraged to make in advance a clear statement of their policies and procedures concerning the use of shared study aids, examination files, and related materials and forms of assistance. Such advance notification is especially important in the case of take-home examinations. During any examination, students should assume that external assistance (e.g., books, notes, calculators, and communications with others) is prohibited unless specifically authorized by the Instructor. A violation of this section includes but is not limited to:

1. **Allowing others to conduct research or prepare any work for a student without prior authorization from the Instructor, including using the services of commercial term paper companies.**

2. **Submitting substantial portions of the same academic work for credit more than once or by more than one student without authorization from the Instructors to whom the work is being submitted.**

3. **Working with another person without authorization to satisfy an individual assignment.**

(b) **Plagiarism.** No student shall represent the words, work, or ideas of another as his or her own in any academic endeavor. A violation of this section includes but is not limited to:

1. **Copying:** Submitting the work of another as one’s own.

2. **Direct Quotation:** Every direct quotation must be identified by quotation marks or by appropriate indentation and must be promptly cited. Proper citation style for many academic departments is outlined in such manuals as the MLA Handbook or K.L. Turabian’s A Manual for Writers of Term Papers, Theses and Dissertations. These and similar publications are available in the University bookstore or library. The actual source from which cited information was obtained should be acknowledged.

3. **Paraphrase:** Prompt acknowledgment is required when material from another source is paraphrased or summarized in whole or in part. This is true even if the student’s words differ substantially from those of the source. A citation acknowledging only a directly quoted statement does not suffice as an acknowledgment of any preceding or succeeding paraphrased material.

4. **Borrowed Facts or Information:** Information obtained in one’s reading or research that is not common knowledge must be acknowledged. Examples of common knowledge might include the names of leaders of prominent nations, basic scientific laws, etc. Materials that contribute only to one’s general understanding of the subject may be acknowledged in a bibliography and need not be immediately cited. One citation is usually sufficient to acknowledge indebtedness when a number of connected sentences in the paper draw their special information from one source.

(c) **Fabrication.** No student shall falsify or invent any information or citation in an academic...
endeavor. A violation of this section includes but is not limited to:

(1) Using invented information in any laboratory experiment or other academic endeavor without notice to and authorization from the Instructor or examiner. It would be improper, for example, to analyze one sample in an experiment and covertly invent data based on that single experiment for several more required analyses.

(2) Altering the answers given for an exam after the examination has been graded.

(3) Providing false or misleading information for the purpose of gaining an academic advantage.

(d) Facilitating Infractions of Academic Integrity. No student shall help or attempt to help another to commit an infraction of academic integrity, where one knows or should know that through one’s acts or omissions such an infraction may be facilitated. A violation of this section includes but is not limited to:

(1) Allowing another to copy from one’s work.

(2) Taking an exam by proxy for someone else. This is an infraction of academic integrity on the part of both the student enrolled in the course and the proxy or substitute.

(3) Removing an examination or quiz from a classroom, faculty office, or other facility without authorization.

(e) Bribes, Favors, and Threats. No student shall bribe or attempt to bribe, promise favors to or make threats against any person with the intent to affect a record of a grade or evaluation of academic performance. This includes conspiracy with another person who then takes the action on behalf of the student.

(f) Academic Interference. No student shall tamper with, alter, circumvent, or destroy any educational material or resource in a manner that deprives any other student of fair access or reasonable use of that material or resource.

(1) Educational resources include but are not limited to computer facilities, electronic data, required/reserved readings, reference works, or other library materials.

(2) Academic interference also includes acts in which the student committing the infraction personally benefits from the interference, regardless of the effect on other students.

§ 1-403 Procedures

(a) Suspicion of infraction – Initial Determination.

(1) Allegation. An Instructor who has reason to believe that a student has committed an academic integrity infraction shall notify the student in writing of the basis for the belief. E-mail notice is strongly encouraged. The Allegation Notice must contain sufficient information to permit the student to respond to the concern. A copy of the Allegation Notice shall be provided to the department and college in which the course or examination is conducted. The college should, where applicable, submit a copy of the Allegation Notice to the college with which the student is affiliated (for graduate students, the Graduate College is always the applicable college).

(2) Response. The student has ten (10) business days from the date of the Allegation Notice to submit a written Response to the Instructor. The Response should include all relevant information, materials and witness statements the student wishes the Instructor to consider. Upon good cause shown, an extension may be requested in writing and may be granted by the executive officer (EO).

(3) Fact-Finder. The Instructor shall act as fact-finder and explore information relevant to the alleged infraction. The Instructor should consider all information provided by the student in the Response. The instructor may collect additional relevant information to assist in making a determination. The Instructor will pay due regard to the Family Educational Rights and Privacy Act (FERPA) when making inquiries, including interviewing involved parties.

(4) Timing. The Instructor shall work to resolve the matter and make a determination on a timely basis.

(5) Instructor’s Decision.

(A) If the Instructor concludes that the student did not commit an infraction, the student shall be permitted to:

(i) Continue in the course and be given whatever grade the student is entitled
(ii) Drop the course at any time during the semester without a “W” on the transcript. However, to drop the course after the applicable drop deadline, the student must indicate his/her desire to drop the course within 10 business days of the Instructor’s decision; or
(iii) Change sections in the course, if possible.
(B) If the Instructor concludes, based on available information, that it is more probably true than not true that the student has committed an infraction, the Instructor shall make a finding of a violation and impose a sanction as permitted in 1-404.
(C) In either case (A or B), Notice of the Instructor’s decision shall be given to the student and to the department and college in which the course or examination was conducted. The college should, where applicable, submit a copy of the Instructor’s Decision Notice to the college with which the student is affiliated (for graduate students, the Graduate College is always the applicable college). When an infraction is found, the Instructor’s Decision Notice shall include at least: 1) the finding of violation, 2) a brief explanation of the facts establishing the violation, 3) the sanction and the basis for the same, and 4) a statement such as: “You have the right to appeal this decision and/or sanction by [insert date, i.e. within five (5) business days from the date of the Instructor’s Decision Notice] pursuant to 1-403(b) of the Student Code.”
(6) Multiple students. When two or more students have been accused of cooperating in an academic infraction, any fact-finding inquiries should establish their independent responsibility and the sanctions for each individual should be decided separately.
(7) Student not enrolled in course. If a student is not enrolled in the course affected, the Instructor shall not make an allegation but shall instead forward that student’s case to the Senate Committee on Student Discipline for handling pursuant to its policies and procedures. This does not apply to allegations arising from non-course-based degree requirements.
(8) Finality of Instructor’s Decision. If a student does not appeal the instructor’s decision, it shall be final except to the extent the sanction includes a recommendation for suspension or dismissal from the University. A recommendation of suspension or dismissal will be handled pursuant to 1-403(d).
(9) Forwarding the Record. Once a decision has been made, the Instructor shall forward the Record to the department or unit executive officer for retention pursuant to applicable policy.

(b) Contested Determination or Sanction - Appeal.
(1) Timing and Content of Appeal. A student wishing to appeal an Instructor’s decision must file a written appeal within five (5) business days from the date of the Instructor’s Decision Notice, except as provided in 1-403(d)(1)(A). The appeal shall include at least: the name of the student, the course or degree requirement involved, the name of the Instructor, the applicable grounds for appeal (see b.2 below), and an explanation for the basis of appeal. The appeal shall be submitted to the executive officer (EO) in the department or unit in which the infraction is alleged to have occurred.
(2) Burden of Proof; Grounds for Appeal. A student wishing to appeal bears the burden of establishing at least one of the following grounds for appeal:
(A) The Instructor did not follow these procedures as outlined in the Academic Integrity Policy and Procedures and the deviation resulted in significant prejudice against the student;
(B) The Instructor’s decision was clearly not objectively reasonable based upon information available at the time of the Instructor’s decision;
(C) The sanction was disproportionate to the violation; or
(D) New information exists that was not available at the time of the instructor’s decision, and that information makes it substantially more likely that the student did not commit the violation than that he or she did.
(3) EO handling of Appeal. Upon receipt of the appeal and Record, the EO shall:
(A) Schedule a departmental hearing if the highest sanction was a Category 2 as provided in 1-404. If the department consists of nine or fewer full-time faculty members, the appeal will be directed to a similarly constituted committee of the school or college.
(B) Refer the Record to the Dean of the college responsible for the course or degree requirement for a college hearing if the highest sanction is Category 3 as provided in 1-404.

(4) Automatic Review. A recommendation for suspension or dismissal by an Instructor shall be automatically reviewed pursuant to 1-403(d).

c) Appeal Hearing Procedures.

(1) Configuration

(A) Departmental Level Appeal. The EO shall appoint a Chair, who shall serve as a non-voting member. The EO shall select a hearing committee which shall be composed of at least two faculty members and at least one student to hear and vote on the matter. Only faculty and students without a conflict of interest (as determined by the EO) shall serve.

(B) College Level Appeal. The Dean shall appoint a Chair who shall be a nonvoting member. The Chair shall select a hearing committee which shall be composed of at least two faculty members and at least one student member to hear and vote on the matter. Only faculty and students without a conflict of interest (as determined by the Chair) shall serve.

(C) Student Committee Members. The student members on the hearing committees shall be of the same status as the respondent(s) (undergraduate or graduate). In matters involving both undergraduate and graduate student(s), both an undergraduate and a graduate student shall serve on the committee. The undergraduate committee member shall vote on the undergraduate respondent(s) and the graduate student committee member shall vote on the graduate respondent(s).

(2) Notice of Hearing. Notice of Hearing shall be sent at least five (5) business days prior to the hearing, unless the student requests an expedited hearing and the request is granted.

(3) Attendance. Attendance is restricted to committee members and to the student(s), Instructor(s), and their Consultants. Both the student and the Instructor shall be permitted to be present throughout the hearing but are not required to attend. When multiple students are involved, their hearings may be combined except when discussing the educational record of each student with regard to sanctions. Students and Instructors shall represent themselves in the hearing. Any person, including a student or Instructor, who disrupts a hearing or who fails to adhere to the directives of the Chair may be removed from the hearing at the discretion of the Chair. All parties shall be excluded during committee deliberations.

(4) Information Considered. Appeals are intended to determine if the student has established the grounds for appeal. The student and the Instructor may each make a brief opening statement, and then respond to questions from the committee. The student and the Instructor may suggest questions to be asked of each other. The Chair shall decide whether or not to pose the questions. The committee, through the Chair, may solicit information or statements from any person it deems relevant to the matter in dispute, either at its own initiative or at the suggestion of the student or Instructor. All such information must be presented in the hearing and not in closed deliberation. The confidentiality of all information shall be preserved. Formal rules of evidence shall not apply.

(5) Committee Deliberations and Disposition. The deliberations of the Committee are confidential. The decisions and recommendations of the committee must be agreed to by a simple majority of the voting members of the committee hearing the matter. The committee shall submit a written report to the EO (or Dean of the college responsible for the course or degree requirement in the case of a college level hearing) within five (5) business days from the date of the hearing. The report should include:

(A) A brief overview of the allegation(s) and response;

(B) A summary of the relevant information considered at the hearing;

(C) A statement as to whether the student has met the burden establishing the grounds for an appeal; and

(D) A recommendation. The recommendation may include upholding, overturning or adjusting the instructor’s decision or sanction, or such other recommendation as may be appropriate. Failure by the Instructor, department or college to follow the procedures of this Part shall not absolve a student of his/her responsibility...
to refrain from violations of academic integrity. The committee may recommend that a matter be returned to the level where the error occurred for reconsideration. The committee shall not recommend a sanction of a higher Category than the Instructor’s original sanction. (See 1-404 of this Part.)

(6) EO or Dean’s decision. Following the receipt of the Report and on a timely basis, the EO or Dean may do any of the following:

(A) If the EO or Dean accepts a committee recommendation to uphold the Instructor’s decision and sanction, he or she shall inform the Instructor and the student of the same in writing.

(B) If the EO or Dean accepts a committee recommendation to overturn or adjust the Instructor’s decision and /or sanction, the EO or Dean shall inform the Instructor and permit the Instructor five (5) business days to concur with the committee’s recommendation or submit a statement of objection. If the Instructor objects, the EO or Dean shall take that objection into account when making a final decision in the case. No response from the Instructor within the allotted time shall be construed as no objection to the recommendation.

(C) If the EO or Dean disagrees with the committee’s recommendation, the EO or Dean shall direct the committee to reconsider the matter. The specific errors or concerns shall be identified and the committee need only address the issues raised. The EO or Dean may then accept or decline the committee’s recommendation in whole or in part.

(7) Finality of Decision. The decision of the EO or Dean shall be final, and shall be communicated to the student and Instructor in writing.

(d) Handling of a Recommendation for Suspension or Dismissal from the University

(1) Upon receipt of a recommendation for suspension or dismissal from the University, the EO shall review the record and discuss the matter with the Instructor and with the student.

(A) If the EO declines to forward the recommendation for suspension or dismissal, the EO shall provide Notice declining the recommendation to the student and the Instructor. The Instructor’s finding(s) and other sanction(s) remain in effect. The student shall have five (5) business days from the date of the EO’s Decision Notice to appeal the Instructor’s finding and/or sanctions, pursuant to the provisions of 1-403(b).

(B) If the EO agrees with the recommendation and the student waives his/her right to a college-level appeal hearing, the matter shall be forwarded to the Senate Committee on Student Discipline for review and action.

(C) If the EO agrees with the recommendation and the student does not waive his/her right to appeal, the EO shall forward the matter to the Dean for a hearing by the college in which the course or examination was offered. The college shall conduct a hearing in accordance with 1-403(c) except, in the event the student is affiliated with a different college, the dean of the student’s college shall be invited to name a representative from the student’s college, who shall serve as a non-voting member of the committee. The hearing committee shall consider the facts of the case and make a judgment on whether suspension or dismissal is warranted. If the student also wishes to appeal the Instructor’s finding(s) and/or other sanction(s), that appeal shall be heard at the same hearing. In that case, the burden rests with the student to establish that at least one of the grounds for appeal found in 1-403(b)(2) are present.

(2) If, after a hearing, the dean of the college in which the course or examination was offered accepts a recommendation for suspension or dismissal, the dean shall forward the recommendation to the Senate Committee on Student Discipline for review and action.

(3) The question before the Senate Committee on Student Discipline would be whether the breach of academic integrity in question is of such a nature as to warrant suspension or dismissal of the student. The Committee may take into consideration prior findings of academic integrity violations against the student when determining if suspension or dismissal from the University is warranted. If the hearing committee or the Senate Committee on Student Discipline does not concur with the recommendation of suspension or dismissal, it may impose a lesser formal sanction and/or educational sanctions, along with the course-based sanction imposed by the Instructor. (See SCSD
Student Disciplinary Procedures for permissible sanctions.) The Committee shall inform the Dean of its decision and the Dean shall notify the Instructor and EO of the unit in which the infraction occurred. The decision of the Senate Committee on Student Discipline shall be final.

(e) Student Status. While an academic integrity infraction is pending (from the date of the Allegation Notice until final resolution), no change in enrollment status in the course shall be permitted.

(1) If the final deadline for reporting a grade occurs prior to the resolution of the case, the Instructor shall request that the student’s college assign an “Incomplete” grade to the student for the course until final resolution.

(2) Upon a finding of no infraction and resolution of the case, the student shall have the options set forth in 1-403(a)(5)(A).

(3) Upon a finding of an infraction and resolution of the case:

(A) If the sanction is Category 1 or 2 as provided in 1-404, an undergraduate student may drop the course or change the course to Credit/No Credit status if he or she were otherwise eligible under section 3-311(d)(2) at the time of the infraction. Graduate students may drop the course or change the course to Credit/No Credit provided the infraction occurred before the usual deadlines. A record of the infraction will remain in the student’s file even if the student drops the course.

(B) If the sanction is a Category 3 as provided in 1-404, the student may neither change the course to a Credit/No Credit status nor drop the course.

§ 1‑404 Sanctions

(a) Authorized Sanctions. Authorized Sanctions for academic integrity violations are one or more of the following:

(1) Category 1 – Any sanction discussed and agreed to in writing by the Instructor and the student. A Category 1 sanction must also be reported pursuant to 1-405. A student who accepts a Category 1 sanction waives his or her right to appeal either the finding of a violation or the sanction under 1-403(b).

(2) Category 2 –

(A) A written warning

(B) Educational Sanctions including make-up assignments of a more difficult nature, assignments pertaining to academic integrity, and/or required attendance at a noncredit workshop or seminar on academic integrity.

(C) A reduced grade on the assignment

(D) A failing grade for the assignment

(E) A reduced grade for the course

(F) A denial of credit for the proficiency exam

(3) Category 3 – A failing grade for the course or failing assessment for the degree requirement.

(4) In addition to any other sanctions imposed, an Instructor may also recommend suspension or dismissal from the University.

(5) If a combination of sanctions is imposed, the sanction from the highest Category shall determine to whom a Contested Determination or Sanction is forwarded in 1-403(c), except as provided by 1-403(d) for cases involving suspension or dismissal.

(b) General Guidance for Sanctions. The variety of academic settings encountered in the University precludes establishing uniform sanctions for all infractions. Instructors may use their discretion in light of the nature of the class, the educational experience of the student, prior instructions or warnings the Instructor has given to the student, etc.

(1) Relevant aggravating and mitigating factors shall be considered in determining the sanction.

(A) Knowledge and intent are not necessarily factors in determining whether an infraction occurred, but shall be considered in determining an appropriate sanction. Instructors shall consider whether the student knew or should have known that an infraction was likely to occur based on the circumstances surrounding the incident. Careless conduct that results in an infraction should be sanctioned less severely than intentional conduct.
Instructors shall consider aggravating factors, such as repeated violations within the same course in the same semester, cheating on the major work for the course, activity that was designed to hinder the academic performance of others, and similar conduct when determining an appropriate sanction.

Violations in other courses or other semesters will be addressed by the Senate Committee on Student Discipline and shall not be considered by the Instructor when determining a sanction. See Section 1-406.

§ 1-405 Reporting and Record Keeping
(a) Report. Once a violation of academic integrity matter has been resolved (a finding of violation, sanction and completion of appeals process or expiration of time to appeal), the EO shall prepare a report of the violation. The report shall include:
   (1) the nature of the alleged violation of academic integrity;
   (2) if applicable, the appeal procedures followed and the recommendation of any hearing committee; and
   (3) the final decision and sanction(s) imposed.

(b) Transmittal. The EO shall send a copy of this report, including the student’s name and University identification number, to the college in which the course or examination was conducted, to the college or equivalent academic unit in which the student is enrolled, and to the executive director of the Senate Committee on Student Discipline within ten (10) business days of the resolution of a case.

(c) Record Retention. A record of the infraction will remain in the student’s department and college files (both the student’s college of enrollment and the college in which the course or examination was conducted), pursuant to the University’s record retention policy. The executive director of the Senate Committee on Student Discipline will retain the information pursuant to the University’s records retention policy.

(d) Annual Report. The executive director of the Senate Committee on Student Discipline shall compile an annual report to the Senate on the number and severity of such infractions of academic integrity, without identification of the individuals involved. The report shall be available to the public.

§ 1-406 Continuing Jurisdiction of the Senate Committee on Student Discipline
Nothing contained herein shall be construed to limit or impair the jurisdiction of the Senate Committee on Student Discipline (SCSD) over student disciplinary matters. Departments that become aware of repeat offenders are encouraged to call these cases to the attention of their college. Colleges are encouraged to make special note of repeat offenders to the SCSD. The SCSD will address multiple violations of the academic integrity policy by the same student.

PART 5. CLASS ATTENDANCE

§ 1-501 All Students
(a) Regular class attendance is expected of all students at the University. The authority to excuse absences rests with the course instructors, subject to the requirement to reasonably accommodate class absences as set forth in this part (Article I, Part 5).

(b) Instructors are strongly encouraged to make a course syllabus available to all students prior to the deadline for an undergraduate student to add a course (see the Office of the Registrar Academic Calendars (http://registrar.illinois.edu/academic-calendars) for the current term for the specific date). A syllabus should include the instructor’s course attendance policy, the due dates of all major assignments, quizzes, and examinations. The student is encouraged to inform the instructor of any known conflict as soon as possible, but no later than one week before the date of the quiz or examination or due date of the assignment. (Note that conflict policies stated in the syllabus take priority over this rule.) Students should notify the instructor in advance of missing any class or as soon as possible thereafter. If a student is unable to contact instructors due to hospitalization or other emergency, the student may contact the Student Assistance Center in the Office of the Dean of Students during business hours to request that email notification be sent.
(c) Students whose absences meet the criteria below may contact the Student Assistance Center in the Office of the Dean of Students to request an absence letter, if it is required by an instructor. Absence letters, however, do not excuse students from class or ensure that make-up work will be permitted. This authority rests with each instructor. These letters are intended to provide information to the instructors who require them and can be used to help the instructor determine whether or not to excuse the absence and allow make-up work. Except for absences related to religious beliefs/observances/practices, which are addressed in § 1-501(c)(4) below, students should request absence letters as soon as possible after the student’s return from the absence, but no later than 10 business days after the student’s return to class. The Student Assistance Center will not provide letters requested outside of this timeframe.

An absence letter may be requested for documented absences resulting from:

1. Prolonged illness or injury of student of 3 days or more. The illness must be formally documented by a health care provider who has provided the student treatment and must be on the provider’s letterhead. Students with chronic health conditions and/or disabilities that may affect their class attendance should register with Disability Resources and Educational Services (DRES), in accordance with § 1-110.

2. Life threatening or serious illness or injury of an immediate family member including parents, legal guardian, spouse/partner, siblings, children, or grandparents. Relatives in law and step relatives in categories above are also included. The condition of the family member must be formally documented by the treating health care provider and must be on the provider’s letterhead.

3. Death of a family member (See Student Bereavement Guidelines http://odos.illinois.edu/community-of-care/resources/students/bereavement).

4. A student’s religious beliefs, observances, and practices. University policy and state law require that all instructors reasonably accommodate conflicts with class attendance and work requirements resulting from a student’s religious beliefs, observances, and practices. (See § 1-107.) Students seeking an excused absence for religious reasons should complete the Request for Accommodation for Religious Observances Form, which can be found on the Office of the Dean of Students website. The student should submit this form to the instructor and the Office of the Dean of Students by the end of the second week of the course to which it applies.

5. A student serving as a volunteer emergency worker, as defined in the Volunteer Emergency Worker Job Protection Act. University policy and state law require that all instructors reasonably accommodate conflicts with class attendance and work requirements resulting from a student’s serving as a volunteer emergency worker.

6. Significant and compelling circumstances beyond a student’s control. This may include medical treatment or surgery related to a prolonged illness or injury; pregnancy; legal matters; citizenship or naturalization processes; or acts of nature which cause destruction to the student’s primary residence or which disrupt air travel such that a student is unable to return to campus as planned. These circumstances must be documented. Absence letters will not be approved for classes missed: (i) to attend family events such as weddings, graduations, or reunions; (ii) to be present for circumstances related to extended family members including illness; (iii) to attend job or graduate school interviews; or (iv) for other reasons which do not satisfy the standard of significant and compelling, as determined by the Student Assistance Center.

(d) University policy and state law require instructors to reasonably accommodate students whose class absences result from religious beliefs, observances, and practices or from serving as a volunteer emergency worker under the Volunteer Emergency Worker Job Protection Act.

(e) Instructors must also reasonably accommodate students whose class absence resulted from formal participation in scheduled activities of officially recognized groups such as athletic teams, performing groups, and the Urbana-Champaign Senate. Policy governing class attendance of student athletes, as adopted by the Senate, is found in § 1-502.

(f) Instructors shall hold all students who miss class for the reasons set forth in § 1-501(d) and § 1-501(e) to the same standard. Accommodating absences for some groups but not others
amounts to invidious discrimination and is against University policy. (See § 1-108.)

(g) For an absence to be excused and make up work to be accepted, the student must provide an explanation to the instructor and supply supporting evidence as required by the instructor, which may include an absence letter, when the absence meets the criteria outlined above. The student must make arrangements with the instructor to make up missed work expeditiously. (See § 3-201 for information about absence from final examinations and § 3-202 for information about absence from evening, midterm, and hourly examinations.) Any student may appeal in writing an instructor’s decision regarding an absence to the executive officer of the academic unit offering the course. Before taking action, the executive officer should request that the instructor explain his or her denial in writing.

(h) The instructor decides when a student’s attendance becomes irregular. In this case, the instructor may send oral, written, or electronic notice of the student’s irregular attendance to the dean of the student’s college. The dean shall then notify the student in writing, with a copy to the instructor. The notification may be in the following form:

____________________ has notified this office that your attendance in _______________ has become irregular. Please contact the instructor immediately. The instructor may refuse to grade, return, or record any assignment, quiz, or examination until you have met with the instructor to discuss your attendance problem.

(i) If, after receiving a notice described in subsection (h) above, a student’s attendance continues to be irregular, the instructor may report this fact to the student’s college dean. The dean, in consultation with the instructor, may determine that the student’s attendance has become so irregular that the student’s scholarship is likely to be severely impaired. The dean may require the student to withdraw from the course with a grade of Withdrawal or Failure.

(j) General Provisions
   (1) A student may notify the Student Assistance Center in the Office of the Dean of Students if the student will be unavoidably absent from class because of illness, death in the family, or other emergency. The Student Assistance Center will pass this information along to instructors and the student’s college as is appropriate. This communication is meant for information and does not certify the validity of the student’s reason for absence.
   (2) Class absences before and after vacations are treated like any other absences during the semester.
   (3) Regularly scheduled classroom or laboratory work shall have precedence over instructional field trips except on the second Saturday of each month.
   (4) Because McKinley Health Center does not provide medical excuses, instructors should be aware that a student may not be able to provide formal documentation for minor illnesses of less than 3 days.

§ 1-502 Student Athletes
(a) The Athletic Board of the Urbana-Champaign Faculty-Student Senate has delegated authority to review and approve or disapprove schedules for all intercollegiate athletic contests that involve participants from the Urbana-Champaign campus to the Academic Progress and Eligibility Committee (APEC). Each athletic team schedule must adhere to APEC guidelines for approved absences and must be submitted to APEC for approval.

(b) The maximum number of school days absent during a semester for each team cannot exceed ten, not including estimates for championship and other postseason events.
   (1) A school day is considered any day classes are scheduled during the semester, including Reading Day.
   (2) No away athletic events are allowed during final examination periods.
   (3) Any waivers of these regulations require the approval of the Athletic Board at the time of scheduling.
PART 6. EDUCATIONAL TECHNOLOGIES

§ 1-601 All Students

(a) University of Illinois at Urbana-Champaign courses frequently require the use of educational technologies such as learning management systems, audience response tools, e-textbooks, online homework systems, collaboration tools, discussion forums, online proctoring services, and synchronous online communication platforms. Students may be required to use university-contracted technologies to access course materials, participate in class activities, and complete course assignments. All university-contracted technologies are vetted for student data protection, privacy, and security commensurate with university standards as set by the Chief Information Officer, the Office of the Registrar, and the Office of University Counsel. Alternative options for required educational technologies will be made in the case of disability access accommodations or for religious reasons.
PART 1. MEDICAL POLICIES

§ 2-101 Health Requirements
(a) Physical and Mental Health
Each student may be required to present evidence of satisfactory physical and mental health to the Director of the McKinley Health Center at Urbana-Champaign. Each admitted applicant will receive an Immunization Information Form, which he or she must use to report proof of immunity to certain vaccine-preventable diseases as defined by state law and required by University regulations, as well as any other pertinent medical data, to the director of the McKinley Health Center. A minor (under eighteen years of age by the time of registration) must submit the Immunization Information Form with a parent’s or guardian’s written authorization for the student to receive treatment at McKinley Health Center. A student who fails to return the completed Immunization Information Form by the date shown on the form and who fails to comply by the end of the first term of enrollment is prohibited from subsequent enrollment in the University. Upon the advice of a McKinley Health Center physician, admission of a student may be denied until the student is cleared by the McKinley Health Center.
(1) Students transferring from the University of Illinois at Chicago or at Springfield should request that their Immunization Information Form be transferred by the health center on that campus.
(2) Military personnel may have their Immunization Information Form completed by a military physician.

(b) Tuberculosis Control
(1) All new and returning students are encouraged to present evidence of freedom from tuberculosis to the McKinley Health Center. All new international students are required to complete tuberculosis screening at the McKinley Health Center before completing registration.
(2) A person who has a positive skin test is required to have a chest X-ray. A person with a known history of positive reaction to the tuberculosis skin test will not be retested, but will require a chest X-ray to show evidence of freedom from active tuberculosis. An individual who has had a chest X-ray performed within the previous twelve months will not require an additional chest X-ray if the previous chest X-ray is obtainable and meets the University’s chest X-ray standards. A student with a positive skin test must schedule an appointment at McKinley Health Center to review his or her health history.

§ 2-102 Mandatory Assessment
(a) In the event that the University is presented with a credible report that a student has threatened or attempted suicide, engaged in efforts to prepare to commit suicide or expressed a preoccupation with suicide, that student will be required to attend four sessions of professional assessment. These sessions are designed to foster the students’ willingness and ability to maintain a reasonable concern for their own self welfare.
(b) Confidentiality
   (1) All records associated with the reported incident are kept separately by the Suicide
       Prevention Team. The Suicide Prevention Team is staffed by the Counseling Center
       and McKinley Health Center.
   (2) All records associated with the mandated assessment are protected by federal and
       state laws regarding confidentiality.

(c) Appeals
   (1) A student may appeal the accuracy of the report to the Suicide Prevention Team. In
       some instances, in order for the appeal to go forward, a student will be required to
       sign a release of information authorizing the members of the Suicide Prevention Team
       to contact and interview witnesses to the incident. An appeal may be made to the
       Dean of Students or designee. The decision of the Dean of Students is final.
   (2) The policy of four sessions of professional assessment is applied uniformly to
       all students who cross the threshold described above. The requirement of four
       professional assessments is not subject to appeal.

(d) Alcohol and Drugs
   An assessment of a student can be mandated by the Director of McKinley Health Center
   (Director) if:
   (1) a student becomes incapacitated as the apparent result of alcohol or other drug use;
   and
   (2) emergency medical personnel are summoned to transport the student to a hospital for
       emergency care; and
   (3) the student is in fact transported to the hospital for emergency medical care or
       refuses to accept such transportation when recommended by the emergency medical
       personnel.

(e) Procedures
   (1) The attending or responsible University employee who becomes aware of facts
       stated in subsection (a) must notify the Director of the student’s name and the
       circumstances of the student’s incapacitation. Other individuals (for example, the city
       Police Department or Certified Staff) may submit to the Director reports of student
       emergency transportation or refusal to accept such transportation.
   (2) If the Director becomes aware of facts stated in subsection (a) (through a notification
       under subsection (d)(1) or otherwise), the Director will decide whether to require the
       student to undergo a mandatory assessment.
   (3) If the Director decides that the student should be required to undergo a mandatory
       assessment, the Director shall so notify the student.
   (4) After notification under subsection (d)(3), and unless successfully appealed under
       subsection (g), the student must undergo an assessment conducted at the direction of
       the Director.

(f) If the student completes the assessment, the results of the assessment and the fact that an
    assessment was conducted are confidential medical information and may not be disclosed
    without consent of the student and may not form the basis of a disciplinary proceeding or
    any other sanction imposed by the University. However, if the student fails to complete the
    assessment, this fact is not confidential medical information, and the Director may disclose
    that fact to the Dean of Students, who may in turn inform other responsible parties (see
    § 1-302(h) and § 3-603).

(g) Appeals
   If the student disagrees with the decision of the Director directing a mandatory assessment,
   the following rules apply:
   (1) the student may appeal the Director’s decision to the Dean of Students;
   (2) such an appeal must be submitted in writing within three business days after receipt
       by the student of the notice by the Director;
   (3) the Dean of Students (or the Dean’s designee) shall convene a hearing within five
       business days after receipt of the appeal;
   (4) prior to the hearing, the student shall be entitled to review the information leading to
       the referral;
(5) at the hearing, the Dean or designee shall review all relevant evidence to determine whether to uphold the mandatory assessment directive. The student may be assisted at the hearing by any person chosen by the student. The decision of the Dean or designee shall be final.

§ 2-103 Student Health Insurance

(a) The University Board of Trustees requires all students, except as allowed in § 3-506(c), to be covered by health insurance, either through a program provided by the University or one determined to be compliant with the Affordable Care Act (ACA).

(1) If the ACA is repealed or amended during any academic year, the University will review any law replacing it to determine what impact, if any, the new law has on the university’s existing policies and practices and will notify the university community, including its students, as soon as practicable. Additionally, the University will work to revise this policy in line with the new law prior to the beginning of the next academic year.

(b) The fee for the Student Health Insurance Plan is assessed along with other tuition and fees. For graduate students, waiver-generating appointments include partial payment of the Health Insurance Fee.

(c) Coverage extends, including semester breaks, from the Saturday before the first day of classes for a given semester and terminates at midnight on the Friday prior to the next consecutive semester’s coverage date. The summer term is considered a semester.

(d) Plan benefits are detailed in the Student Health Insurance Plan brochure hosted on the Student Health Insurance website, si.illinois.edu. The fee/premium is charged per semester. The summer term is considered a semester. No semester amount can be prorated.

(e) All changes to the plan, waiver of the fee, extension of coverage, and purchase of dependent coverage, must be completed during the semester’s Enrollment/Change Period, which is posted on the website, si.illinois.edu. All changes must be completed according to the Student Health Insurance policy. Changes attempted by any other means will not be valid. Requests for changes included with tuition and fee payments will not be valid. Refer to the Student Health Insurance website at si.illinois.edu or call the Student Health Insurance office for details on insurance enrollment/change procedures.

(f) Students who wish to cover their dependents must purchase dependent insurance each semester during the Insurance Enrollment/Change Period. The summer term is considered a semester.

(1) Dependent coverage is only available if the student is covered, through registration or extension, by the Student Health Insurance Plan for the requested semester.

(2) Dependent coverage must be purchased during the Insurance Enrollment/Change Period, or within thirty-one days of acquiring a new dependent (marriage, birth, adoption, civil union, and entry into the U.S.).

(3) For dependents added after the Enrollment/Change Period, coverage becomes effective on the date of application and receipt of premium.

(4) Students wishing to enroll eligible dependents must submit approved documentation to the Student Insurance office before dependent enrollment can be completed. Each dependent needs to be verified only once. Once the Student Insurance office verifies dependent status, the student will be able to enroll said dependent(s) into their health insurance plan. A list of approved documentation can be found on the Student Health Insurance website: si.illinois.edu.

(g) Students who wish to apply for extension of coverage beyond the last semester enrolled and insured must apply for that extension during the specified dates given on the Student Health Insurance website at si.illinois.edu. Extension of dependent coverage must also be completed during that time. Only one consecutive semester of coverage beyond the semester for which the student was enrolled and assessed the fee can be granted.

(h) If a student wishes to opt out from the Student Health Insurance Fee, a waiver application
must be completed and approved within the Insurance Enrollment/Change Period for the semester. A student who wishes to opt out from the fee must present health insurance coverage that is compliant with the ACA. Other coverage must meet the “Comparable Requirements” listed on the Student Insurance website (si.illinois.edu). The policy must be in force on or before the first day of classes for the semester for which the waiver is being requested.

Evidence of ACA compliant health insurance coverage must be a copy of the schedule of medical benefits and a certificate of coverage or notice on company letterhead from the employer or company certifying coverage of the student. The waiver will continue in effect until the end of that academic year. If waiver from the Student Health Insurance Plan is approved, the student is responsible to maintain ACA compliant health insurance coverage while enrolled in the University of Illinois.

(i) Reinstatements are for students who have completed a waiver by showing proof of other ACA compliant health insurance and now wish to reinstate themselves into the Student Health Insurance Plan. Reinstatements must be done in person. No forms are available on the Student Health Insurance website. There are two ways to reinstate:

(1) Change of Status Reinstatement. Students who are in opted-out status from the Student Health Insurance Plan and want to be reinstated to the plan may apply by providing proof of loss of other insurance; i.e., notice of termination of insurance from the insurance company or employer. This must be done within 63 days of such loss of other insurance. Enrollment is guaranteed with coverage effective on the date of application or date of termination of other insurance, whichever is later. Students must be registered for the semester they wish to reenroll, and they must be eligible to be assessed the fee. Change of status reinstatement can be done throughout the semester, based on the termination of your other health insurance. The full semester fee will be charged.

(2) Enrollment/Change Reinstatement. Students who are in opted-out status from the Student Health Insurance Plan, and who want to be reinstated to the plan, MUST apply during the Insurance Enrollment/Change Period for the semester they wish to reinstate. They must be registered for the semester they wish to reinstate, and they must be eligible to be assessed the fee.

§ 2-104 Policy for Individuals With Contagious Diseases

(a) It is the policy and practice of the University to protect the public health on the campus and to respect the privacy rights and medical needs of individuals with contagious diseases.

(b) If modifications or restrictions of activities are warranted, procedures appropriate to the rights of the specific individual (student, nonacademic employee, faculty member, etc.) will be followed.

(c) Specific recommendations concerning academic, employment, and extracurricular activities of students with contagious diseases at the University are the responsibility of the Director of the Health Center in consultation with the patient’s primary physician. In the event the Director of the Health Center is not a licensed physician, the authority and responsibility will be vested in the Medical Director of the Health Center.

(d) The Health Center will be responsible for complying with current standards of medical practice and public health guidelines from recognized authorities (e.g., Centers for Disease Control and Prevention, World Health Organization, etc.), and for using appropriate community/University resources as needed.

§ 2-105 Policy and Procedures for Medical Withdrawal

(a) The University of Illinois at Urbana-Champaign (the university) is committed to supporting the health, safety, and welfare of its students and preserving the integrity of its learning environment. The purpose of a medical withdrawal is to provide students time away from campus for the treatment of a physical or mental health condition that significantly impacts their ability to function safely or successfully as a member of our community. The university has designed this policy to ensure that students are given the individualized
attention, consideration, and support needed to address health issues that arise or escalate during their time at the University.

(b) Medical withdrawal is voluntary, and the decision to pursue a medical withdrawal shall be at the sole discretion of the student.

(c) A student is eligible for a medical withdrawal only when the following conditions have been met:
(1) The student has experienced a physical or mental health condition that significantly impacts their ability to function safely and/or successfully as a member of the university community;
(2) The student requires time away from campus for the treatment of said health condition;
(3) The student is seeking a withdrawal from the semester in which they are currently enrolled;
(4) The student initiates the request on or before the last day of classes for the term and has not taken any final exams; and
(5) The student has documentation from a treating healthcare provider attesting to and in support of the medical withdrawal.

(d) Procedures for Medical Withdrawal
(1) To request a medical withdrawal, the student must submit a petition online at https://forms.illinois.edu/sec/8436933. As part of the petition, the student must:
   (A) Submit a statement that addresses:
       (i) Why they are requesting a medical withdrawal; and
       (ii) Describes how they will spend the time away from campus, focusing specifically on what they will do to address the circumstances that led to the withdrawal;
   (B) Provide a completed Academic Information Form
   (C) Give explicit permission for the Office of the Dean of Students and McKinley Health Center to share any and all information pertinent to the medical withdrawal request;
   (D) Give explicit permission for the Office of the Dean of Students and the student’s academic college to share any and all information necessary for processing the medical withdrawal request; and
   (E) Provide recent documentation from their treating, licensed healthcare provider that includes, at a minimum:
       (i) The student’s relevant medical history;
       (ii) The approximate date of the onset of the condition (or, if a chronic condition, the date the condition was exacerbated);
       (iii) An explanation of how the medical condition significantly impacts the student’s ability to function safely or successfully as a member of the university community;
       (iv) Current prescriptions and treatment;
       (v) Treatment plan for medical withdrawal period;
       (vi) Expected outcome of the treatment during the medical withdrawal period;
   (F) McKinley Health Center reserves the right to request additional documentation

(2) After receipt of all required documentation, McKinley Health Center will conduct a timely individualized review of the student’s medical documentation and will rely heavily on information received from the student’s treatment provider. If McKinley Health Center determines that the student meets the conditions set forth in subsection (c), McKinley Health Center will notify the Associate Dean of Students (ADOS) of their recommendation for medical withdrawal, the effective date of withdrawal, any conditions the student must meet before returning to the university, and the rationale for those conditions. If McKinley Health Center determines that the student’s documentation does not meet the criteria set forth in subsection (c), McKinley Health Center will notify the ADOS of their recommendation against medical withdrawal and will provide an explanation for this decision.

(3) If, for non-medical reasons, the ADOS does not agree with McKinley Health Center’s recommendation, the ADOS will communicate their concerns in writing to McKinley Health Center and request revisions as appropriate. If, after reviewing the revised
recommendation, the ADOS still does not agree, they will then decide whether to accept the recommendation, reject the recommendation, or modify the recommendation. In making this decision, the ADOS will not substitute their judgment for McKinley Health Center’s on any medical matters.

(4) The ADOS will email official notification of the decision to the student’s university email address. If the ADOS has denied the medical withdrawal, this notification will include a rationale for the denial and information about the appeal process (see subsection (e)). If the ADOS has approved the medical withdrawal, this notification will include the effective date of the withdrawal, the conditions for return (with a rationale), and information about the re-entry process. The student will have five business days to communicate their acceptance of the withdrawal and all conditions to the ADOS in writing. If the student does not accept the withdrawal in writing the medical withdrawal is not approved.

(5) If the student accepts the medical withdrawal, the ADOS will then notify the student’s college in writing. This communication will include the decision, the effective date of the withdrawal, and the first semester for which the student may request to return.

(6) From the date of receipt of all required documentation, this process shall take no longer than three weeks, unless the ADOS can show good cause for the delay.

(e) Appeal Process

(1) A student may appeal a denial of medical withdrawal to the Dean of Students/Associate Vice Chancellor for Student Affairs (DOS) within five business days of the date of email notification. To do so, the student must submit a written request by email to helpdean@illinois.edu, which must include the reasons for the appeal and any supporting documentation, to the DOS by the deadline.

(2) The DOS will promptly review all appropriate records and documentation and confer with McKinley Health Center staff and other appropriate campus professionals. The DOS will then decide whether the medical withdrawal should be approved and will communicate the decision to the student in writing as soon as is reasonably practicable. The DOS’s decision is final and is not subject to further review.

(3) From the date of receipt of the appeal, this process shall take no longer than two weeks, unless the DOS can show good cause for the delay.

(f) Return to the University

(1) A student who has medically withdrawn from the university must petition to return by completing an online form https://forms.illinois.edu/sec/3327572. For a student’s petition to be considered, the student must:

(A) Describe how they spent their time away from campus, focusing specifically on what was done to address the circumstances that led to the withdrawal;

(B) Give explicit written permission for the Office of the Dean of Students and McKinley Health Center to share any and all information pertinent to the petition;

(C) Give explicit written permission for the Office of the Dean of Students and the student’s academic college to share any all information necessary for evaluating the petition; and

(D) Provide documentation, which must be current within 90 days of its submission, from a licensed healthcare provider that includes, at a minimum:

   (i) Documentation regarding their work with the student;

   (ii) Documentation regarding the student’s clinical status;

   (iii) A statement of opinion as to the student’s readiness to resume academic study and university life; and

(E) Submit any other documentation necessary to demonstrate that the conditions for return have been met.

(F) Submit all materials by the deadlines below:

   (i) November 15 for Spring semester return

   (ii) April 15 for Summer semester return

   (iii) June 15 for Fall semester return

(2) McKinley Health Center will conduct an individualized review of the student’s medical documentation and will rely heavily on information received from the student’s treatment provider. McKinley Health Center reserves the right to speak with students in person, by phone, or virtually. McKinley Health Center also reserves the
right to request additional documentation from a healthcare provider. If, based on this review, McKinley Health Center determines that the student’s medical condition is either resolved or addressed to such an extent that the condition is no longer significantly impacting the student’s ability to function safely and/or successfully as a member of the university community, McKinley Health Center will notify the ADOS of their decision to approve the student’s petition to return from medical withdrawal. If McKinley Health Center determines that the student’s medical condition has not been addressed to such an extent that the condition is no longer significantly impacting the student’s ability to function safely and/or successfully as a member of the university community, McKinley Health Center will notify the ADOS of their decision to deny the student’s petition to return from medical withdrawal and will provide an explanation for the decision.

(3) The ADOS will issue a decision letter to the student in writing, sent to the student’s email address. If approved for return, the letter will include the decision, suggested campus resources, the day/time of a transition meeting with staff in the Office of the Dean of Students, and the name and contact information for a person in their college for further academic and registration assistance.

(4) At this time, the ADOS will also issue a decision letter in writing to the student’s college.

(5) If the student’s request for return is denied, the letter will include the decision, rationale for the denial, recommendations that will enhance the student’s chance of a positive recommendation the next time the student’s request is considered, and appeal criteria and procedures.

(6) A student may appeal a denial of their petition to return to the Dean of Students/Associate Vice Chancellor for Student Affairs (DOS/AVCSA) within five business days of the date of the emailed decision letter. To do so, the student must submit a written request via email to helpdean@illinois.edu, which must include the reasons for the appeal and any supporting documentation by the deadline.

(7) The DOS/AVCSA will promptly review all appropriate records and documentation and confer with appropriate campus professionals. The DOS/AVCSA will decide whether the DOS decision should be overturned and will communicate the decision to the student in writing as soon as is reasonably practicable. The DOS/AVCSA’s decision is final and is not subject to further review.

(8) From the date of receipt of the appeal, this process shall take no longer than two weeks, unless the DOS/AVCSA can show good cause for the delay.

§ 2-106 Policy and Procedures for Retroactive Medical Withdrawal

(a) The University of Illinois at Urbana-Champaign (the university) is committed to supporting the health, safety, and welfare of its students and preserving the integrity of its learning environment. The purpose of a retroactive medical withdrawal is to provide academic relief for students who experienced a significant physical or mental health condition that significantly impacted their ability to function safely or successfully as a member of the university community. The university has designed this policy to ensure that students are given the individualized attention, consideration, and support needed to address health issues that arise or escalate during their time at the University.

(b) Retroactive medical withdrawal is voluntary, and the decision to pursue a medical withdrawal shall be at the sole discretion of the student.

(c) A student is eligible for a retroactive medical withdrawal only when the following conditions have been met:

(1) The student experienced a physical or mental health condition that significantly impacted their ability to function safely and/or successfully as a member of the university community;

(2) The health condition was debilitating (i.e. hospitalization and/or catastrophic event) and of a duration that rendered completion of the semester, even with accommodations, unmanageable;

(3) The health condition itself or the timing of the diagnosis of the health condition prevented the student from withdrawing in a timely manner;

(4) The student has documentation from a treating healthcare provider attesting to and in support of the retroactive medical withdrawal;

(5) The student has documentation from a healthcare provider attesting to their inability
to withdraw according to published deadlines for withdrawal during the semester of attendance; and

(d) Except in extraordinary circumstances, students are only granted retroactive medical withdrawals if their request is submitted within one year of the last day of class for the semester in which the withdrawal is sought. Students who were unable to submit a request during this time period may request an exemption by submitting, along with the materials described in § (e)(1) below, an explanation of why they were unable to do so within one year and any supporting documentation.

(e) Procedures for Retroactive Medical Withdrawal

(1) To request a medical withdrawal, the student must submit a petition online at https://forms.illinois.edu/sec/8436933. As part of the petition, the student must provide the following:

(A) A personal statement that:
   (i.) Explains why they are requesting a retroactive medical withdrawal;
   (ii.) Explains why they were unable to withdraw according to published deadlines; and
   (iii.) Describes how they addressed or are addressing the circumstances that led to the request for retroactive medical withdrawal.

(B) A completed Instructor Statement Form for each class for the semester in which they are requesting withdrawal;

(C) Give explicit permission for the Office of the Dean of Students and McKinley Health Center to share any and all information pertinent to the medical withdrawal request;

(D) Give explicit permission for the Office of the Dean of Students and the student’s academic college to share any and all information necessary for processing the medical withdrawal request; and

(E) Provide documentation from their treating, licensed healthcare provider that includes, at a minimum:
   (i.) The student’s diagnosis and relevant medical history;
   (ii.) The approximate date of the onset of the condition (or, if a chronic condition, the date the condition was exacerbated) giving rise to the circumstances surrounding the request for a retroactive medical withdrawal, and the dates through which such condition(s) continued; and
   (iii.) An explanation of how the medical condition significantly impacted the student’s ability to function safely or successfully as a member of the university community, why it warrants the action sought, and how the medical condition impacted the student’s ability to withdraw according to published deadlines.

(F) Within one month of receipt of all required documentation, McKinley Health Center will conduct an individualized review of the student’s medical documentation and determine whether the student meets the conditions set for in subsection (c). McKinley Health Center will rely heavily on information received from student’s treatment provider in making this determination. McKinley Health Center will then notify the Associate Dean of Students (ADOS) of their recommendation for or against retroactive medical withdrawal. If McKinley Health Center determines that the student’s documentation meets the criteria set forth in subsection (c), McKinley Health Center will include the effective date of the withdrawal, any conditions the student must meet before registering for future semesters, and the rationale for those conditions. If McKinley Health Center determines that the student’s documentation does not meet the criteria set forth in subsection (c), McKinley Health Center will provide an explanation for their recommendation.

(G) Upon receipt of McKinley Health Center’s recommendation, the ADOS will convene a committee consisting of the ADOS, a representative of the Office of the Provost, and a representative of the student’s college, to review McKinley Health Center’s recommendation. This committee will make all decisions by simple majority vote.

(H) If, for non-medical reasons, the committee does not agree with McKinley Health Center’s recommendation, the committee will communicate its concerns in writing to McKinley Health Center and request revisions as appropriate. If, after reviewing the revised recommendation, the committee still does not agree, it will
then decide whether to accept the recommendation, reject the recommendation, or modify the recommendation. In making this decision, the committee will not substitute its judgment for McKinley Health Center’s on any medical matters.

(I) The ADOS will email official notification of the committee’s decision to the student’s university email address. If the committee has denied the retroactive medical withdrawal, this notification will include a rationale for the denial and information about the appeal process (see subsection (e)). If the committee has approved the medical withdrawal, this notification will include the effective date of the withdrawal, the conditions for return, a rationale for any conditions, and information about the re-entry process. The student will have five business days to communicate their acceptance of this withdrawal to the committee in writing. If the student does not accept the withdrawal in writing the retroactive medical withdrawal is not approved.

(J) If the student accepts the retroactive medical withdrawal, the committee will then notify the student’s college in writing. This communication will include the decision, the effective date of the withdrawal, and the first semester for which the student may request to return (if applicable).

(K) From the date of receipt of all required documentation, this process shall take no longer than two months, unless the committee can show good cause for the delay.

(f) Appeal Process
(1) A student may appeal a denial of a retroactive medical withdrawal to the Dean of Students/Associate Vice Chancellor for Student Affairs (DOS) within five business days of the date of email notification. To do so, the student must submit a written request by email to helpdean@illinois.edu, which must include the reasons for the appeal and any supporting documentation, to the DOS by the deadline.

(2) The DOS will promptly review all appropriate records and documentation and confer with McKinley Health Center staff and other appropriate campus professionals. The DOS will then decide whether to overturn decision and will communicate the decision to the student in writing as soon as is reasonably practicable. The DOS’s decision is final and is not subject to further review.

(3) From the date of receipt of the appeal, this process shall take no longer than two weeks, unless the DOS can show good cause for the delay.

(g) Return to the University
(1) If the student was not enrolled at the time they were approved for retroactive medical withdrawal and the committee set conditions for their return, the student must follow the procedures as outlined in § 2-105(f).

PART 2. HOUSING POLICIES

§ 2-201 Certified Single Student Housing

(a) Certified Student Housing
Certified housing is housing that meets the following criteria:
(1) The facilities are certified for compliance with municipal health and safety codes, municipal minimum housing standards, and the University of Illinois Certified Housing Standards (available from the Housing Information Office).
(2) The property owner or a designated representative, who may be the head of the unit student government, is registered with the Housing Information Office.
(3) The housing unit is operated in compliance with the University’s policy regarding nondiscrimination.
(4) The housing unit is physically designed primarily for single individuals, as opposed to family occupancy; such housing units include University residence halls, fraternities, sororities, and privately owned student residences.
(5) Residence in the housing unit is restricted to University students, except when the Vice Chancellor of Student Affairs or designee waives this provision.

(b) Housing Requirement
All first time attending undergraduates must live in housing that has been certified by the Vice Chancellor of Student Affairs or designee for the entire academic year.
First time attending Undergraduates are defined as:
(1) Degree-seeking students who:
   (A) apply for admission while attending high school, regardless of the amount of
   college credit earned, including advanced placement or similar programs;
   (B) are enrolled in the fall term and who attended college for the first time in the prior
   summer term; or
   (C) since graduating from high school, have not attended another postsecondary
   institution as a degree-seeking undergraduate student.
(2) Degree-seeking transfer students who apply for admission while attending a post
   secondary institution, but who have earned fewer than 30 hours of college credit
   (excluding academic credit earned by advanced placement, examinations, or
   similar programs.)

(c) Exceptions to this policy include:
(1) Undergraduates living with a parent or a legal guardian within 40 miles of the
   Urbana-Champaign campus.
(2) Undergraduates who have reached the age of 21 by August 15
(3) Undergraduates who have been granted permission to live in noncertified housing
   by the Vice Chancellor of Student Affairs or designee via an approved exemption
   application.
(4) Undergraduates who have elected eight or fewer credit hours during a regular
   academic semester.
(5) Undergraduate students who are married or in a documented domestic partnership
   and are living with their partner.

(d) Additional Regulations for Certified Housing
(1) Residents of certified housing units shall abide by University policies and regulations
   and local, state, and federal laws with regard to the possession and use of alcoholic
   beverages, marijuana and controlled substances, and the possession of weapons. (See
   §§ 1-305 through 1 309.)
(2) All students shall comply with published University policies and municipal fire
   safety codes with special regard for emergency evacuation, fire and safety devices,
   and parties and decorations. (See § 1 310.)
(3) Students living in certified housing may entertain guests in their living units subject
   to regulations established by the student government of the unit and approved by the
   Vice Chancellor of Student Affairs or designee.
(4) The student government of each living unit (or the residents, in the absence of a
   student government) may establish regulations concerning social conduct that are
   consistent with requirements of the landlord or management.

§ 2-202 Living Quarters of Students
(a) Current Contact Information
   Each registered student is responsible for maintaining in the Office of the Registrar the
   current addresses of his or her local residence and permanent home (or permanent mailing
   address) and the name and telephone number of another responsible adult the University
   can contact in the event the student is incapacitated. Students should promptly report all
   changes using the address maintenance feature in the student self-service system.

(b) Missing Persons
   Each registered student may also maintain a confidential contact who will be notified by
   authorized persons in the event the student is declared missing pursuant to the Missing
   Student Notification policy.

PART 3. REGISTERED ORGANIZATIONS AND ORGANIZATION FUND

§ 2-301 Classification of Organizations
This section defines those organizations that are authorized, under certain conditions, to use
University facilities and services at Urbana-Champaign and to which these regulations and
procedures apply. Upon review by an appropriate university designee, eligible organizations
may be registered and assigned to one of the following classifications:
(a) **University Organizations:** All University colleges, schools, institutes, departments, divisions, and other academic administrative units and committees, and the Urbana-Champaign Senate and its committees.

(b) **Campus Boards:** Those governing and advisory boards that have been so designated by the Chancellor or the Chancellor’s designee.

(c) **Registered Organizations and Registered Student Organizations:** Those incorporated and unincorporated organizations that have been registered under Section 2-303. A “Registered Organization” is one formed under subsection 2-303(a)(4)(C). A “Registered Student Organization” is one formed under subsection 2-303(a)(4)(D). Registered Organizations and Registered Student Organizations are not affiliated with the University.

(d) **Related Organizations:** Those specifically designated organizations or agencies that relate directly and continually to the University and that have been designated as follows by the Board of Trustees or its designee.

   (1) **University-Related Organizations**—Those organizations defined in the Legislative Audit Commission Guidelines adopted by the University, which include University foundations, athletic associations, alumni associations, and corporate outgrowths. Relationships between the University and University-related organizations are governed by the Legislative Audit Commission Guidelines.

   (2) **Allied Organizations**—Those organizations closely associated with the University that support specific aspects of the University’s program and those governmental/professional and technical organizations or agencies whose activities contribute directly to the University’s program. Relationships between allied organizations and the University shall be in accordance with guidelines promulgated by the Office of the Vice Chancellor for Academic Affairs.

(e) **Campus-Community Organizations:** Those organizations of which the majority of the members and a minimum of two officers must be affiliated with the University (students, faculty, staff, alumni, and spouses of those).

(f) **Outside Organizations:** All other organizations that have not been designated or registered as set forth in the preceding definitions.

### § 2-302 Preamble

(a) The commitment of the University to the most fundamental principles of academic freedom, equality of opportunity, and human dignity requires that decisions involving students and employees be based on individual merit and be free from invidious discrimination in all its forms, whether or not specifically prohibited by law.

(b) It is the policy of the University that Registered Organizations shall be in full compliance with all federal and state nondiscrimination and equal opportunity laws, orders, and regulations. Registered Organizations and Registered Student Organizations shall not practice discrimination against a member or prospective member on the basis of race, color, religion, sex, sexual orientation including gender identity, national origin, ancestry, age, marital status, disability, unfavorable discharge from the military, or status as a disabled veteran or veteran of the Vietnam era, except as specifically exempted by law. Solely for the purpose of determining whether a Registered Organization or Registered Student Organizations has violated the policy stated in this subsection, the official name of a Registered Organization or Registered Student Organizations, in and of itself, shall not be construed or interpreted as denying open membership or prohibiting participation in any program or activity. Each Registered Organization or Registered Student Organizations must agree with the University of Illinois Statement of Nondiscrimination when applying for registered organization status.

(c) Benefits provided by the University to Registered Organizations or Registered Student Organizations include, but are not limited to, (1) a regular use of University facilities (buildings, grounds, services); (2) fund-raising privileges; and (3) use of the Organization Fund.
(d) Inquiries on Registered Organizations and/or Registered Student Organizations or this policy should be directed to the Illini Union Office of Registered Organizations, 284 Illini Union.

(e) Extracurricular activities at the University are an integral element of its intellectual and educational purpose. To the extent possible, the University should provide encouragement and support to these activities by extending to them such services and facilities as are possible. A well-rounded extracurricular program supported by the University should create an environment in which students may take full advantage of their educational opportunities.

(f) University services available to Registered Organizations or Registered Student Organizations are too numerous and diverse to list in this Code. For information concerning these campuswide services, procedures for reserving space, interpretation of regulations governing Registered Organizations or Registered Student Organizations, and supportive resources that can be utilized for organizational projects, contact the Illini Union Office of Registered Organizations, 284 Illini Union. Reservations offices may develop policies and practices regarding the use of University facilities for Registered Organizations or Registered Student Organizations, and questions regarding the use of University facilities may be directed towards the appropriate reservations offices.

(g) Voluntary organizations of students, faculty, and staff are an essential part of a University community. They provide an extension of the educational activities of the University beyond the curricular program. The existence of a diverse group of such organizations is in the best interest of the University and its students. Provision for Registered Organizations or Registered Student Organizations status and its attendant privileges is made to encourage and facilitate the formation and operation of such organizations.

§ 2-303 Requirements for Registration for Registered Organizations and Registered Student Organizations

(a) To register with the University, organizations must annually file for registration status with the Illini Union Office of Registered Organizations. To qualify for registration, the organization must meet the following requirements:

(1) The name of the organization must not be preceded by “University of Illinois,” “UIUC,” or any abbreviation thereof. The title “at the University of Illinois at Urbana-Champaign,” “at UIUC,” or any abbreviation thereof, may follow the organization’s particular name. Illini and Illinois may be used in the organization’s name. This includes both how the organization is registered and how the organization refers to itself, or in any other way that the organization presents itself.

(2) The organization must identify name(s) of the member(s) of the organization who shall be called “authorized agent(s).”

(3) The organization must provide contact address(es) and telephone number(s) for the organization’s authorized agent(s) for inquiries and correspondence concerning the organization.

(4) The organization must provide a statement executed by the authorized agent(s) for the organization that includes the following:

   (A) that the authorized agent(s) are authorized to act on behalf of the organization in its relations with the University.

   (B) the names, contact information and University Identification Numbers (UIN) of the officers of the organization, and a designation of which officers perform the duties of president and treasurer.

   (C) that Registered Organization membership is restricted to emeritus/a faculty, staff, and their spouses/partners. Only emeritus/a faculty and currently appointed faculty and staff may serve as officers and authorized agents. Such an organization is not eligible for funding allocations from the Student Organization Resource Fee (SORF) (§ 3-505(h)); or

   (D) that Registered Student Organization membership is comprised with a majority of student members, and that student membership is restricted to currently enrolled students at the Urbana-Champaign campus and their spouses/partners. Currently appointed faculty/staff and their spouses/partners also may
be members. Only currently enrolled students or currently appointed faculty/staff may serve as officers and authorized agents. Such organizations are eligible for funding allocations from the Student Organization Resource Fee (SORF) (§ 3-505(h)).

(E) that neither the organization nor its members shall discriminate on any basis prohibited by § 1-108(b).

(F) whether the organization is incorporated, and if so, in what jurisdiction.

(G) that the organization will make available, to any interested party who makes a request to the organization’s officers, if any, or authorized agent(s), its constitutions, bylaws, rules, and statements of purpose, and articles of incorporation, if such documents exist.

(H) that the organization agrees to abide by the regulations governing Registered Organizations and Registered Student Organization. (§§ 2-301 through 2-318 and §§ 2-501 through 2-512.)

(I) that the purpose of the organization does not violate any laws or University policies or regulations.

(b) Each Registered Organization and Registered Student Organization must re-register with the Illini Union Registered Organization Office as part of the annual re-registration period that takes place April 1 – September 30. Filing for re-registration includes completing all requirements of registration by the established deadline.

(c) As provided in § 2-506, Registered Organizations and Registered Student Organizations must obtain “event approval” from the Illini Union Office of Registered Organizations for all income-generating projects or events involving the use of University facilities, setting the time, place, and date thereof, and must follow the Ticket Policy published by the Illini Union Office of Registered Organizations in accordance with the policies and procedures of the Office of Business and Financial Services for events held in University facilities. University Housing reviews space requests for events held in University residence hall facilities pursuant to University Housing procedures.

(d) Registered Organizations and Registered Student Organizations are independent and autonomous from the University and are responsible for managing their own affairs. Registered Organizations and Registered Student Organizations are not affiliated with the University, nor are they units or agents of the University, and they shall not represent themselves as such. Events and activities conducted by Registered Organizations and Registered Student Organizations shall not be considered University-sponsored.

Except as provided in § 2-303(a)(1), Registered Organizations and Registered Student Organizations shall not be permitted to use the name University of Illinois, any abbreviations thereof, or any symbol identified with the University or to conduct its affairs in such a manner as to imply that the organization is an official agency or part of the University. This includes uses in promotional materials, clothing and/or website/electronic media.

(e) Each Registered Organization and Registered Student Organization shall be required to include in its articles of incorporation/association, bylaws, or constitution and any contracts or agreements the organization enters with others, a provision clearly stating that the organization is not an official agency or a part of the University and that the University is not liable or otherwise responsible for any acts, omissions, or liabilities of the organization.

§ 2-304 Sanctions of Registered Organizations

(a) A Registered Organization and/or Registered Student Organization may be sanctioned for one or more of the following causes:

(1) knowingly sponsoring, urging, or engaging in actions by individuals or organizations that violate University rules or regulations, including this Part.

(2) knowingly sponsoring, urging, or engaging in actions on campus by individuals or organizations that violate local, state, or federal law

(3) knowingly sponsoring, urging, or engaging in actions that substantially disrupt or interfere with the normal operation of the University or with the lawful activities of
organizations or individuals authorized to use University facilities

(b) No Registered Organization or Registered Student Organization may be sanctioned except by action of the appropriate University authority after notice and opportunity for hearing in accordance with procedures adopted by the Senate Committee on Student Discipline or the Faculty Advisory Committee.

(c) The sanctions may include but are not limited to one or more of the following: warning; probation for a specified time; suspension of registered status for a specified time; revocation of registered status. Students involved with a Registered Organization or Registered Student Organization that is under judicial review, may also be reviewed individually by the Office for Student Conflict Resolution.

§ 2-305 University Credit Policies
Credit policies for Registered Organizations and Registered Student Organizations are established by the Office of Business and Financial Services. Individuals incurring debts to the University in the name of a Registered Organization and Registered Student Organization shall be held personally responsible for payment should the organization lack funds in its account or refuse to accept the responsibility for the debt. To the extent that University facilities are available to and used by Registered Organizations and Registered Student Organizations, the University will, in connection with the respective costs, extend thirty days credit to these organizations. Credit will not be extended to organizations that have accounts with the University over thirty days past due. University credit will not be given to any organization that consistently permits its account to become delinquent (over thirty days past due). No disbursements will be permitted from a Registered Organization and Registered Student Organization’s account that is delinquent.

§ 2-306 Alcoholic Beverages Policies
(a) As stated in § 1-306(c), all University of Illinois at Urbana-Champaign students, Registered Organizations and Registered Student Organizations are subject to the alcoholic beverages policies stated in §§ 1-306 to 1-308. Both individual students and Registered Organizations and Registered Student Organizations may be subject to disciplinary action for violations of these policies (See § 1-301(d)). In addition, the following regulations apply to Registered Organizations and Registered Student Organizations.

(b) Registered Organizations and Registered Student Organizations events supported in part by alcoholic beverage distributors, manufacturers, and retailers must be conducted in compliance with procedures and guidelines available from the Illini Union Office of Registered Organizations.

(c) Consistent with § 2-406(a), in promoting sponsored programs, a Registered Organization and Registered Student Organization may not use materials that: (1) advertise the availability of alcohol, or (2) contain information associated with solicitation for profit (for example, coupons, discounts, or commercial advertisements).

(d) Events involving the use of alcohol at Registered Organization and Registered Student Organization sponsored programs should subscribe to the philosophy of responsible and legal use of the beverages. Functions with alcohol should neither encourage any form of alcohol abuse nor place emphasis on quantity and frequency of use.

(e) A Registered Organization and Registered Student Organization may not use University resources to advertise or promote any event, the sole or primary purpose of which is the illegal consumption or overconsumption of alcohol. Such events include, but are not limited to, “bar crawls” and “happy hours.” If an event is challenged by the Illini Union Office of Registered Organizations as a violation of this subsection, the burden is on the Registered Organization or Registered Student Organization to prove that its sole or primary purpose was conduct other than the illegal consumption or overconsumption of alcohol.
§ 2‑307 Organization Fund
(a) An Organization Fund shall be the administrative responsibility of the Vice Chancellor for Student Affairs, operated under the supervision of the campus Office of Business and Financial Services.

(b) The purpose of the fund shall be to ensure protection of the interests of the state and University in the use of its facilities and to offer a service to organizations.

(c) Regulations regarding financial operation of the fund and payments to be made to it are included in § 2 306.

§ 2‑308 Organization Fund—Purpose
The financial system of the Organization Fund is operated by the Office of Business and Financial Services, acting for the comptroller of the Board of Trustees, under the authority of the Board of Trustees, without liability of the University, in order to: (1) provide a depository for the safekeeping of Registered Organizations’ and Registered Student Organizations funds, (2) consolidate and coordinate financial accounts of various organizations, (3) secure uniformity in accounting procedures and records, (4) maintain continuity of records of business officers and their successors, (5) aid organizations in keeping their activities on a sound financial basis, (6) ensure protection of interests of the state and the University in the use of its facilities, and (7) offer a service to organizations.

§ 2‑309 Organization Fund—Status
(a) Under the authority of article II, section 3e, of the General Rules Concerning University Organization and Procedure, the “Vice President for Business and Finance is permitted to act as treasurer of student and other organizations affiliated with the University but in so doing shall not act on behalf of the University or as a University officer or employee, and shall not thereby create any liability on the part of the Board of Trustees of the University of Illinois. In all cases, the accounts of these organizations shall be kept separate from the University accounts and the funds of such organizations shall be kept apart from University funds.”

(b) The Organization Fund (successor to the Student Organization Fund established in 1923) has been established to handle the accounts of all Registered Organizations and Registered Student Organizations at the Urbana-Champaign campus of the University of Illinois. Consistent with the understanding that all University facilities, premises, and services hereinafter referred to as University facilities are held in trust for the benefit of the people of Illinois, the philosophy for the regulations and procedures that follow is based on the principle that the use of all income or receipts of organizations resulting from the use of University facilities will be consistent with the rules and regulations applying to all University funds.

§ 2‑310 Organization Fund—Scope
(a) All funds received by a Registered Organization and Registered Student Organization that are initially collected by the University, or received from, or directly or indirectly through, a University-related or Registered Organization or Registered Student Organization, or generated in any way through the use of University facilities, are required to be deposited in the Organization Fund. Other funds, received by a Registered Organization or Registered Student Organization and derived without the use of University facilities, including the collection of dues from the organization’s own members, may at the option of the Registered Organization or Registered Student Organization be deposited in the Organization Fund, but if so deposited will be subject to the same rules, regulations, and policies governing mandatory deposits.

(b) The phrase “collected by the University” includes, unless otherwise specifically provided, here or elsewhere, student fees or other fees, and similar items the University assists in imposing or collecting for ultimate receipt by a Registered Organization or Registered Student Organization. The phrase “received from, or directly or indirectly through, a University-related Registered Organization and/or Registered Student Organization”
includes funds transferred from one University-related or Registered Organization or Registered Student Organization to another. The phrase “generated in any way through the use of University facilities” excludes the collection of dues from the Registered Organization or Registered Student Organizations’ own members and includes, but is not limited to, funds from (1) admission charges, ticket sales, registration fees, or any other money collected in connection with talks, lectures, entertainment, cultural, or other events on the campus, (2) receipts from the rental or sale of services or products on the campus, and (3) voluntary contributions or the proceeds of solicitations made on campus.

(c) Any organization that feels that its activity does not fall within this section may request a determination by the Organization Fund Advisory Board, which shall file a report and make a recommendation to the Chancellor or the Chancellor’s designee, whose decision shall be final.

(d) Services of the Organization Fund may be offered to campus boards and University-related organizations with the approval of the director of the Office of Registered Organizations and the Vice-President for Business and Finance. Other organizations may be offered the services of the Organization Fund with the approval of the Chancellor. All references in § 2-310 of this rule applying to registered organizations apply to all other organizations participating in the Organization Fund.

(e) The Illini Union Office of Registered Organizations shall have primary responsibility for proper disbursement of all funds from the Organization Fund, subject to review by the Office of Business and Financial Services. Individuals handling funds on behalf of an organization project utilizing University facilities shall be held personally accountable for such funds.

§ 2-311 Organization Fund—Administration
(a) The comptroller or a designee shall serve as treasurer of the Organization Fund.

(b) The Vice Chancellor for Student Affairs or a designee shall serve as secretary of the Organization Fund.

(c) The operation of the Organization Fund shall be under the direct supervision of the Illini Union Office of Registered Organizations and the Office of Business and Financial Services.

(d) Disbursement checks must be cosigned by the treasurer and the secretary of the Organization Fund, or their designees.

(e) The treasurer of the Organization Fund shall select a depository bank and may invest, when advisable, the cash balance of the Organization Fund over and above a working balance in any of those securities or investments in which the treasurer may—as provided under Illinois law—invest trust funds. Income from such investments, plus a service fee if necessary, shall be used to cover the direct expense of the fund operation including voucher forms, receipt books, handbooks, printing, mailings, and other direct costs incurred in maintaining the Organization Fund. Income to the Organization Fund not needed for its operating expenses shall be placed in a separate account designated as the Surplus Distribution Account within the Organization Fund. Up to one half of such income shall be allocated by the Organization Fund Advisory Board for the purchase of equipment or improvements to benefit Registered Organizations and Registered Student Organizations; such expenditure(s) must be approved by a majority vote of treasurers present at the Annual Treasurers Meeting (see § 2-317). The remaining income shall be distributed annually pro rata to participating organizations based on the balances in the accounts that contributed to the general investment income receipts. Should such expenditure(s) not be approved at the Annual Treasurers Meeting, the total of all such income shall be distributed annually pro rata to participating organizations based on the balances in the accounts that contributed to the general investment income receipts. Should quorum not be met, all funds in the Surplus Distribution Account will be retained within the Organization Fund and will be available the following fiscal year.
(f) Excess funds not currently needed by Registered Organizations and Registered Student Organizations may be separately invested by Registered Organizations and Registered Student Organizations through the treasurer of the Organization Fund, and such securities shall be held in the Office of Business and Financial Services according to appropriate policies and procedures of that office.

(g) University Accounting and Financial Reporting of the Office of Business and Financial Services shall maintain an account or accounts as desired by each Registered Organization and Registered Student Organization, shall be responsible for recording all deposits and disbursements. Registered Organization and Registered Student Organizations treasurers may request their current balance at any time from the Illini Union Registered Organizations Office.

(h) The financial records, related documents, and accounts will be subject to audit by the University auditor.

§ 2-312 Purposes for Which Organization Funds May Be Used
(a) The determination of the ways in which Registered Organization and Registered Student Organization funds are expended is largely the responsibility of the members of the Registered Organization and Registered Student Organization, subject to the general policies and procedures established by the Office of Business and Financial Services, which acts in the name of the comptroller. While it is not possible to list all of the expenditure regulations, the items outlined below are listed to present the thrust of the regulations, and no attempt has been made to foresee all potential types of expenditures that may be requested. Therefore, authority to approve all expenditures remains with the Illini Union Office of Registered Organizations and the Office of Business and Financial Services. Expenditures from the Organization Fund must be for a lawful purpose and, in general, must:
(1) be for payment for services rendered, or for material received,
(2) be related to the educational goals and objectives of the University,
(3) not accrue or inure to the benefit of an individual or individuals, except as payment for services rendered,
(4) not be for the purchase of alcoholic beverages, or to enable or facilitate by any means the purchase of alcoholic beverages by any person,
(5) not be for the purchase of weapons (as defined in § 1-309(b)), or to enable or facilitate by any means the purchase of weapons by any person, and
(6) not be for the purchase of materials by, through, or from the University for resale to others.

(b) Requests for travel reimbursements must be for actual and necessary costs.

(c) All tax and legal matters relating to organization activities are the sole responsibility of the Registered Organization and Registered Student Organizations. Registered Organizations and Registered Student Organizations are not authorized to use the University’s Employer Identification Number (EIN) or tax-exempt status. Funds deposited in the Organization Fund may not be used for donations to, gifts to, or support of charitable organizations, except with the special approval of the Chancellor. Currently, the Illini Union Office of Registered Organizations approves and supervises contributions to recognized charitable organizations.

(d) Funds may be transferred to another account within the Organization Fund provided that such transfer does not violate any University statutes or policies or this Code and does not provide the recipient organization with funds obtained in a manner otherwise prohibited to the recipient organization.

§ 2-313 Procedures for Organization Fund Operations
(a) Access to Funds—All vouchers for withdrawal of funds from a Registered Organization or Registered Student Organization’s account must be signed by an authorized account treasurer. Registered Organizations and Registered Student Organization account treasurers must be registered students, faculty, or staff members.
(b) There is no need for a bond to ensure honest performance by treasurers of Registered Organization or Registered Student Organizations as each voucher processed is approved by the Illini Union Office of Registered Organizations and the treasurer of the Organization Fund for compliance with University rules and regulations.

(c) Deposits—Organizations’ account treasurer(s) shall deposit applicable funds with the Student Financial Services and Cashier Operations of the Office of Business and Financial Services, which will issue deposit slips showing the source of money deposited for entry in the Registered Organizations’ or Registered Student Organizations’ records.

(d) Disbursements—Registered Organizations and Registered Student Organizations’ account treasurer(s) will be given access to blank vouchers forms by the Illini Union Office of Registered Organizations, which they must use to request payments on properly approved bills against the organizations. These vouchers shall be completed and presented with an accompanying invoice or receipt to the Illini Union Office of Registered Organizations. That office shall (1) confirm the organization is registered and in good financial standing; (2) verify the signature; (3) make the initial approval consistent with the operations and finances of the Registered Organization and Registered Student Organization, and the general policies and procedures of the Organization Fund, and (4) send it to University Accounting and Financial Reporting for final review and approval, including verification of the secretary’s signature by the treasurer of the Organization Fund; and transmittal to University Payables for processing and generation of the check. All checks will be mailed by the University and require up to five University business days for processing. Vouchers under $1 will not be processed.

(e) Petty Cash—During the year, Registered Organizations and Registered Student Organizations’ account treasurers may draw vouchers upon available funds of their respective organizations for the purpose of setting up petty cash funds for minor expenses. These funds may be administered by the Registered Organization and Registered Student Organization’s account treasurer(s), but must be accounted for with appropriate receipts to the Illini Union Office of Registered Organizations. Failure to do so will result organization losing access to privileges until the funds can be accounted for.

(f) Account Treasurer’s Handbook—The Illini Union Office of Registered Organizations shall provide officers with access to a handbook outlining processes of operation that they will be expected to follow.

(g) Account Treasurer’s Handbook—The Office of Registered Organizations shall publish a handbook for financial officers.

§ 2-314 Withdrawal of Organization Fund Privileges
A Registered Organization or Registered Student Organization participating in the Organization Fund that does not follow the rules or regulations regarding the Organization Fund may have its Organization Fund privileges withdrawn by the appropriate University authority. Except for nonpayment of accounts, as provided under § 2-312, the actions taken by the secretary of the Organization Fund may include a warning, a probation for a specified time, a suspension of right to use the Organization Fund for a specified time, or a revocation of right to use the Organization Fund, including in the latter instances the right to receive funds as provided in this Code. Any such actions may be appealed by the affected Registered Organization or Registered Student Organization to the Organization Fund Advisory Board, which shall file a report and make a recommendation to the Chancellor or the Chancellor’s designee, whose decision shall be final.

§ 2-315 Dormant Accounts
Any account in the Organization Fund assigned to an organization that does not re-register for a period of at least four years will be closed. Any funds in the account at the time of closure will be transferred to the Organization Fund Administrative Account. Each year, the income generated from the Administrative Account (as stated in § 2 309(e)) shall be used to help cover the direct expense of the fund operation. Excess interest will be retained in the Administrative Account.
Should such an organization then re-register after its account has been closed, it may petition the Organization Fund Advisory Board to have its funds re-established.

§ 2-316 Organization Fund—Advisory Board
The Organization Fund Advisory Board shall meet each year under these rules:
(a) The membership shall include the following:
   (1) the comptroller or the comptroller’s designee, who shall serve as treasurer of the Organization Fund Advisory Board, without vote
   (2) the Vice Chancellor for Student Affairs or the Vice Chancellor’s designee, who shall serve as secretary of the Organization Fund Advisory Board, without vote
   (3) two faculty or staff, appointed by the Chancellor or the Chancellor’s designee
   (4) five students, selected from nominations submitted by the Organization Fund voting membership at the Treasurers Meeting, according to § 2-317.
(b) Terms of voting members shall be one year with vacancies filled via appointment by the Vice Chancellor for Student Affairs or a designee.
(c) A chairperson of the Organization Fund Advisory Board shall be elected annually from and by the ten voting members.
(d) The Organization Fund Advisory Board shall establish bylaws that provide the procedures and methods of operation of the board. These bylaws, and amendments thereof, shall be subject to the approval of the Vice Chancellor for Student Affairs.

§ 2-317 Functions of the Organization Fund Advisory Board
The Organization Fund Advisory Board’s functions include the following:
(a) develop policies and rules of practice regarding the allocation of funds in the surplus distribution account to Registered Organizations and Registered Student Organizations as described in § 2-309(e), subject to section VIII-1 of the Campus Administrative Manual and this Code,
(b) hear appeals by Registered Organizations and Registered Student Organizations that have had actions taken against them and make recommendations to the Chancellor or the Chancellor’s designee, whose decision shall be final,
(c) distribute an annual report of its activities to all Registered Organizations and Registered Student Organizations with accounts in the Organization Fund,
(d) advise the appropriate University or campus official(s) on all aspects of the Organization Fund.

§ 2-318 Annual Meetings
(a) Officially accredited representatives of all authorized organizations operating through the Organization Fund shall receive a call to vote once each year at the call of the secretary of the Organization Fund Advisory Board, who shall serve as coordinator of the meetings;
(b) The treasurer of each Registered Organization and Registered Student Organization that operates in the Organization that is in good standing and whose accounts have positive balance at the time of the vote, will have one vote (regardless of the number of its accounts) one person may not represent more than one organization, and one organization may not have more than one vote regardless of the number of its accounts.
(c) As part of the call to vote, the representatives, will:
   (1) receive reports of the Organization Fund Advisory Board and of the treasurer, and
   (2) vote on the expenditure proposal brought forth by the Organization Fund Advisory Board according to § 2-309(e), and
   (3) vote on nominees for the student membership of the Organization Fund Advisory Board, and
(4) transact such other business as the Organization Fund Advisory Board, or any organization through its accredited representative, may bring before the meeting.

(d) A quorum consists of accredited representatives of at least 10 percent or 60, whichever is smaller, of those organizations that operate in the Organization Fund that are in good standing and whose accounts have positive balances at the time of the meeting. Should a quorum not be met, all funds in the Surplus Distribution Account will be retained within the Organization Fund and will be available the following fiscal year and student appointments to the Organization Fund Advisory Board will be made by the Vice Chancellor for Student Affairs or the Vice Chancellor’s designee.

PART 4. UNIVERSITY PROPERTY AND FACILITIES—IN GENERAL

§ 2-401 Pets and Animals on University Property

(a) All dogs must be leashed and under the control of an individual. All dogs that are unleased, or unattended if leashed, on University property may be impounded.

(b) Dogs on a leash and under the control of an individual are permitted on University grounds but are not permitted within University buildings. A loose dog trailing a leash, or one tied to a fixed object, is not under the control of an individual.

(c) Except for seeing-eye dogs, service animals, and animals in use in University laboratories or in veterinary clinics for official research, classroom, or observation purposes, dogs and other pets are not permitted within a University-owned or -leased building. Any unauthorized dog found within a University-owned or -leased building may be impounded. Single-family residential properties owned by the University are exempted from this requirement.

(d) Impounded dogs or other pets may be reclaimed by the owner upon the payment in full of all costs incurred as a result of the impoundment, including any veterinary expenses. The Champaign County Animal Services Facility, 210 S. Art Bartell Road, Urbana, IL 61802 (384-3798) is the agency designated by the University for pick-up and impoundment of pets found in University buildings or on the campus.

(e) The owners of impounded dogs with identification or registration tags will be notified, if possible. Owners of dogs that are without means of identification may inquire at the University Police Station for information regarding impoundments.

(f) State of Illinois regulations require owners or managers of public food-service establishments to exclude dogs, cats, and other animal pets from such premises. Service dogs are excepted. When such pets are found in a University food-service area, they will be impounded.

(g) Those who have a concern about a particular dog should contact 9-911; those who wish to inquire about a dog that may have been impounded should call the University Police Station, 333-8911. Those with questions regarding the implementation of this policy should call the Executive Director of the Division of Public Safety, 333-1216.

§ 2-402 Library Policies and Regulations

The University Library exists primarily to provide intellectual and physical access to information and services that support the university’s educational mission. To provide physical access, the Library circulates library materials to the faculty, staff and student body of the University. The privilege of borrowing materials for use outside the Library is accorded to all faculty, staff, students, and other persons accredited by the Library. The use of licensed electronic resources is accorded to all current university faculty, staff, and students.

(a) Use of Library Materials

(1) Most library materials may be borrowed for home use and renewed to extend the loan. Loan periods vary from a few days to several weeks, however, most materials have a loan period of between 4 weeks (undergraduate students) and 16 weeks (graduate
students). Renewing materials will generally extend the loan from the date of the renewal, by a period of time similar to that of the original loan. All such materials are subject to recall at any time, and all Library users are fined for failing to return a recalled item on time. Reference books, items reserved for classes, and periodicals are generally not allowed out of the library.

(2) Any student who steals or mutilates library materials will be subject to university discipline.

(3) Electronic resources made available by the Library to students are for activities that support the university’s educational mission. The Library’s ability to provide access, authorize use, and permit reproduction of licensed resources is governed by contractual license agreements and U.S. Copyright Law. These license agreements are negotiated between the Board of Trustees of the University of Illinois and publishers or third party brokers. These legally binding contracts allow students to access these resources for non-commercial, educational, scholarly and research purposes. Students using of library-licensed resources must comply with the terms of agreements and be aware that publishers may monitor use of electronic resources to ensure that the terms of their licensing agreements are enforced. Breach of license may lead a publisher/vendor to turn off the University’s access without warning. Consequently, the Library works closely with contractual partners and the Campus’ Chief Information Officer to resolve issues surrounding questionable use as they arise.

(4) Any students who misuse commercially licensed electronic resources may be referred to appropriate campus disciplinary bodies and have on and off-campus access privileges suspended.

(5) A student ID card serves as a library card and may be used in the University Libraries of all three campuses or any Consortium of Academic and Research Libraries in Illinois (CARLI)-member school.

(6) Students have access to the main stacks upon presentation and validation of their current ID card. Any student may request to have materials paged for them.

(7) Some material, due to its condition, scarcity, or value, may be restricted to building use only.

(8) Some library locations may require students to show identification, register, and/or check bags and coats before using library materials.

(b) Charges (subject to change without notice)

(1) Library materials, with the exception of special items, can be returned to any library drop box on campus. Special items, such as fragile items, media materials, loanable technology, reserves, and other short-term loans, must be returned to the departmental library from which they were borrowed. Interlibrary loan materials must be returned to the central circulation desk at the entrance to the main stacks in the Main Library.

(2) Most library materials are not subject to overdue fines, except heavily-used materials such as reserves, recalled material, media, loanable technology and building-use only materials. Items not returned by the time indicated in the library’s database are subject to a late charge. Library fines are subject to change without notice.

(3) The date recorded in the library’s database is the official record of the time when an item must be returned to the Library. Overdue notices are sent as a courtesy only, and failure to receive one is not a reason for cancellation or reduction of late charges.

(4) Special items, such as fragile items, media materials, loanable technology, reserves, and other short-term loans may also be subject to late charges if kept past the time due. These charges may vary from one library to another, depending on the item or the library location.

(5) Materials recalled for another library user or for reserve purposes may have a reduced loan period; the revised due date is the effective one. All patrons will be fined if a recalled item is not returned by the date specified in the recall notice. A patron will be billed a lost-book charge if the book is not returned when a recall notice is issued.

(6) The loss of any item should be reported immediately to the library from which it was borrowed. Any lost library materials that have become overdue are subject to late charges until personally reported lost. If the item cannot be recovered by the borrower within a reasonable length of time, the borrower will be charged the cost of replacing the material.

(7) Special collections are subject to different regulations and policies.
(c) Collection of Library Charges
All library charges for overdue and lost materials are forwarded to University Student Financial Services & Cashier Operations (USFSCO) for collection. Students wishing to appeal charges for overdue and lost materials may contact the Library Billing Office.

(d) Use of Library Premises
The Library provides students with an environment conducive to teaching, learning, research, study, and to the conduct of University business. Students using the Library are expected to act responsibly, appropriately, and courteously in order to preserve the Library’s environment, facilities, and collections as described in the Patron Conduct Policy: http://www.library.illinois.edu/administration/services/policies/patron_conduct.html. Students who violate any of these policies, or any other policies of the University of Illinois at Urbana-Champaign, may lose their privileges to use the Library, be subject to university-imposed discipline, and/or be subject to criminal prosecution or other legal action, as appropriate.

§ 2-403  Smoke and Tobacco Free Campus Policy
(a) Smoking and the use of all non-combustible tobacco products and non-FDA approved nicotine delivery devices and products is prohibited on all Campus Property at the University of Illinois at Urbana–Champaign, both indoors and outdoors, in university-owned vehicles and in privately-owned vehicles parked on Campus Property. The advertising, sale, or free sampling of Tobacco Products and non-FDA approved nicotine delivery devices and products are also prohibited on Campus Property. Littering the remains of Tobacco Products or any other related waste product on Campus Property is further prohibited. No individual or campus unit subject to this policy may discriminate or retaliate against any person who makes a complaint of a violation of this policy or provides information concerning a violation of this policy.

(1) “Smoke” or “Smoking” means the carrying, smoking, burning, inhaling, or exhaling of any kind of lighted pipe, cigar, cigarette, cigarillos, hookah, beedies, kreteks, weed, herbs, electronic cigarettes, water pipes, bongs, marijuana or other lighted smoking equipment and includes products containing or delivering nicotine intended or expected for human consumption, or any part of such a product that is not a tobacco product as defined by Section 321(rr) of Title 21 of the United States Code, unless it has been approved or otherwise certified for legal sale by the United States Food and Drug Administration for tobacco use cessation or other medical purposes and is being marketed and sold solely for that approved purpose. “Smoke” or “Smoking” does not include smoking that is associated with a native recognized religious ceremony, ritual, or activity by American Indians that is in accordance with the federal American Indian Religious Freedom Act, Sections 1996 and 1996a of Title 42 of the United States Code.

(2) “Non-FDA approved nicotine delivery devices and products” means any product or device containing or delivering nicotine or any other substance intended for human consumption that can be used by a person in any manner for the purpose of inhaling vapor or aerosol from the product. The term includes any such device, whether manufactured, distributed, marketed, or sold as an e-cigarette, e-cigar, e-pipe, e-hookah, or vape pen, or under any other product name or descriptor.

(3) “Campus Property” means any property owned, leased, occupied, operated or otherwise controlled by the University of Illinois, including but not limited to academic and auxiliary buildings, classrooms, laboratories, residences, residence halls, elevators, stairwells, restrooms, roofs, meeting rooms, hallways, lobbies and other common areas, hotel rooms and conference facilities, grounds, athletic complexes and facilities, exterior open spaces, shuttle buses, shuttle bus stops, university-owned parking garages and lots, driveways, loading docks, university-owned streets, sidewalks and walkways, and as set forth on the Smoke-Free Campus map, which is available at tobaccofree.illinois.edu. For purposes of this policy, “Campus Property” does not include enclosed campus laboratories, not open to the public, where the activity of smoking and tobacco use is exclusively conducted for the purpose of medical or scientific, health-related research, and the appropriate campus research oversight body has approved the inclusion of smoking and tobacco use in the program pursuant to the applicable procedures for such medical or scientific, health-
related research program.

(4) “Tobacco Products” means products containing or delivering nicotine intended or expected for human consumption, or any part of such a product that is not a tobacco product as defined by Section 321(rr) of Title 21 of the United States Code, unless it has been approved or otherwise certified for legal sale by the United States Food and Drug Administration for tobacco use cessation or other medical purposes and is being marketed and sold solely for that approved purpose.

(b) This policy applies to any individual on Campus Property, including but not limited to students, faculty, staff, other employees, contractors, subcontractors, volunteers, visitors and members of the public, and is applicable twenty-four (24) hours a day, seven (7) days a week.

(c) The campus shall post notices bearing the international “No Tobacco” symbol or similar signage at critical areas across the campus, such as at building entrances. However, this policy applies to all Campus Property whether or not such notices are posted.

(d) Organizers of and attendees at public events, such as conferences, meetings, public lectures, social events, cultural events, and sporting events, as well as non-university events held on Campus Property must abide by this policy. Organizers of such events are responsible for informing attendees of this policy.

(e) An individual may inform someone Smoking or using Tobacco on Campus Property of this policy and request that the individual comply with the policy. To report non-compliant individuals, please call 217-333-8911 to inform the University of Illinois Police Department.

(f) Individuals found to be noncompliant with this policy will be subject to a system of fines, sanctions, and an appeals process as set forth on the Smoke-Free Campus website.

§ 2-404 Chalking Policy
The use of water-soluble chalk, easily removed by rain, for the purposes of promoting events, encouraging participation in student elections and expression of current issues is permissible on University sidewalks. Chalking is prohibited:

(a) On University property including, but not limited to, all vertical surfaces, buildings, walls, planters, doors, trash receptacles, steps, fountains, benches, tables, signs, poles, columns, bus stops, light posts, and trees.

(b) Underneath any covering where chalk would not be washed away by rainfall.

§ 2-405 Picketing
(a) The right of peaceful protest is recognized within the University community. Lawful picketing and other forms of peaceful protest are permitted on University premises except that lawful picketing is permitted only out-of-doors. The University retains the right to ensure the safety of individuals, the protection of property, and the continuity of the educational process.

(b) Specifically, pickets shall not:

(1) obstruct vehicular and pedestrian traffic,
(2) physically obstruct persons from entering or leaving the premises being picketed, nor use violence or threats of violence to prevent them from doing so,
(3) intentionally disrupt classes or any University process through noise or other means, or
(4) knowingly damage any University property or premises.

§ 2-406 Solicitation and Commercial Activity in University Residence Halls
Solicitation or commercial activity is prohibited in University Residence Halls except under the following conditions:

(a) General Conditions for Canvassing

(1) All canvassers shall register before canvassing. A canvassing permit will be issued if
the applicant has completed the registration form, has not had a permit revoked in the last nine months, and agrees to abide by the general conditions for canvassing. Canvassers must first register in the Office of the Dean of Students (301 Turner Student Services Building). Second, canvassers must register with the Office of Residential Life, Clark Hall 300. Information regarding whom to contact within each unit may be obtained at registration with the Office of Campus Regulations.

(2) Canvassers shall refrain from littering.
(3) Canvassers shall conform with visitation regulations.
(4) Canvassing may take place only between the hours of 2:00 p.m. and 10:00 p.m.
(5) Canvassing is prohibited in dining rooms and meal lines, i.e., lines formed after entering a dining room.
(6) Door-to-door canvassing is not permitted. Upon request to the housing unit, arrangements will be made to provide properly registered canvassers with space in high-traffic public areas of the residence hall.
(7) Violation of any of these six conditions is cause for revocation of permission to canvass.

(b) Political Canvassing
(1) Political canvassing includes, but is not limited to:
   (A) registering voters
   (B) soliciting signatures on a petition for purposes of legally qualifying an individual as a candidate.
   (C) campaigning for a political candidate for a municipal, township, school or other special district, county, statewide, or national election
   (D) presenting information (1) related to any amendment to the State of Illinois Constitution being presented for voter decision at a general election, or any amendment to the United States Constitution being presented for Illinois legislative decision; or (2) concerned with a public issue to be decided by a scheduled referendum in the governmental unit
   (E) representing candidates for the Urbana-Champaign Senate, student trustee, other offices for which students are the sole electorate, or student referenda.
(2) Political canvassers shall not solicit contributions or attempt to sell, or advertise for purposes of sale, any item.
(3) Canvassers campaigning for candidates wishing to schedule a formal meeting with a group of residents in public areas of a University residence hall must obtain permission from the hall student government or its duly authorized representative. The hall student government may impose limitations concerning time and location on such meetings. The hall student government must follow procedures to reserve space with the appropriate housing authority of that unit.

If these canvassers represent candidates for the Urbana-Champaign Senate, student trustee, other offices for which students are the sole electorate, or student referenda, there must be equal time and opportunity given to canvassers representing all other candidates, or referendum positions, upon request.

(c) Mailbox Policy
Distribution of political literature in mailboxes of University Residence Halls for the purposes defined under subsection (b)(1)(D) above shall be guaranteed provided arrangements are made with the individual hall offices. Other literature may be distributed in accordance with the solicitation policy of each hall.

§ 2-407 Posting and Distribution of Handout Materials
Any individual may post and distribute leaflets, handbills, and other types of materials intended to provide information about sociopolitical or educational issues and events, without prior approval, under the following conditions:
(a) Such materials must not advertise the availability of alcohol, or include information associated with solicitation for profit (i.e., coupons, discounts, commercial advertisements). Their content and display must also be consistent with the provisions of §§ 2-405 and 2-406.
(b) Posting
(1) Residence Halls. With the exception of materials posted in “free-will space,” only residence hall staff will post such materials in University residence halls. University organizations (see § 2-301), campus boards, and residence hall organizations, as well as residence hall staff, may have materials posted without approval. All other organizations must seek approval to have items posted in the residence halls. In all cases, the posting process is coordinated in the Office for Residential Life, 300 Clark Hall. Some residence halls may allow for-profit and other materials to be placed in their free-will space. Contact 300 Clark Hall for locations and guidelines regarding such free-will space.

(2) Other General Campus Bulletin Boards. University organizations, campus boards, registered (student, faculty, staff) organizations, registered campus-community organizations, and Religious Workers Association members may post materials on other general campus bulletin boards. In order to allow all users a fair and equal chance for space on the boards and provide maximum service to the readers of the boards, poster size may be restricted. Posters must include the name of the sponsoring organizations, the date of the event, and the place of the event. Posters should only be placed on general University bulletin boards and Illiosks. They should not be placed on doors, walls, windows, trees, sidewalks, or trash cans. Improperly posted materials will be removed at the violator’s expense. Any legal ramifications regarding posters are the responsibility of the individual or group posting the notice. All non-current materials will periodically be removed and disposed of. Questions regarding general campus bulletin boards should be directed to the Office of the Registrar. Certain buildings, due to the nature of the activities within them, are governed by separate policies (including but not limited to those listed in § 2-503(a).

(c) Distribution

(1) Distribution of such materials inside University buildings, other than residence halls (see § 2-406), is permitted in common areas (e.g., foyers, vestibules, or hallways), provided that such distribution does not impede traffic flow or disrupt University business such as classes, laboratories, meetings, or office work. The interiors of classrooms, auditoriums, museums, theatres, lecture halls, offices, gymnasiums, retail shops, and dining or social reception halls, as well as mailboxes, are not considered “common areas” for this purpose.

Distribution outside the entrances to University buildings is permitted so long as it does not impede traffic flow.

For most campus buildings, the Office of the Registrar is responsible for implementation and enforcement of this policy and questions regarding it should be directed to that office.

Certain buildings, due to the nature of the activities within them, are governed by separate policies (including but not limited to those listed in § 2-503(a). For those buildings, appropriate restrictions as to time, place, and manner for distributing materials may be established by the agency responsible for the building. These may include, for example, requiring prior permission to distribute inside the building, or restricting distribution to designated areas only. Buildings hosting performance or athletic activities, such as the State Farm Center, Foellinger, Huff Hall, Krannert Center, or Memorial Stadium, do not allow distribution of such materials past the turnstile or ticket-collection point during those activities. The agencies in charge of these buildings are responsible for implementation and enforcement of this policy and questions regarding it should be directed to them.

Appeals relating to this policy may be made to the Dean of Students.

(2) Those distributing such materials are expected to refrain from littering and may be held responsible for costs incurred as a result of littering. “Distribution” here is defined as individuals handing such materials to other individuals who may accept them or refrain from receiving them. Leaving a stack of materials to be picked up, or placing materials on vacant lecture hall seats, etc., is considered littering, not distribution, under these rules.

(3) Those distributing such materials should be aware that nothing in this policy in any
way relieves them of personal responsibility for violation of any civil laws.

PART 5. USE OF UNIVERSITY PREMISES AND FACILITIES

§ 2-501 Preamble
(a) All meetings or events utilizing University premises or facilities shall be scheduled in accordance with section VIII-1 of the Campus Administrative Manual and this Code. Use of the State Farm Center, Krannert Center for the Performing Arts, Foellinger Auditorium, Activities and Recreation Center, Campus Recreation Center-East, Illini Union, Beckman Institute for Advanced Science and Technology, and Allerton Park and Conference Center shall be governed by the provisions of this rule, except where the special function, designation, and responsibilities of these facilities justify otherwise. (Additional provisions for use of space in the Krannert Center for the Performing Arts are contained in § 2-509, for the State Farm Center in § 2-510, for the Beckman Institute for Advanced Science and Technology in § 2-511, and for the Allerton Park and Conference Center in § 2-512.) It is the intent of these regulations to encourage optimal use of the University’s premises and facilities in the furtherance of the University’s educational, research, and public service mission without jeopardizing the overall condition or safety of those premises and facilities or its users. It is not the intent, however, that University premises and facilities be used for private gain or noneducational purposes, either by individuals or organizations.

(b) In developing these regulations, no attempt has been made to foresee all potential types of use that may be requested. Therefore, authority to make exceptions to these regulations is reserved by the Chancellor.

§ 2-502 Eligibility
Those organizations described in § 2-301, other than campus-community organizations, outside organizations, and individuals, shall be eligible to make use of University premises and facilities on the Urbana-Champaign campus in accordance with the provisions of section VIII-1 of the Campus Administrative Manual and these regulations. Campus-community organizations, outside organizations, and individuals shall be similarly eligible upon a finding by the Office of the Registrar that the particular event involved is consistent with the rules and regulations referred to above and policies developed by the Committee on the Use of Facilities. (See § 2-508.) University permission for the use of premises and facilities by an organization or individual, however, implies neither approval nor disapproval of the purposes of that organization or the events sponsored by that organization.

§ 2-503 Reservation Procedures
Those seeking use of University premises shall make their requests by completing and filing the form “Request for Use of University Premises.”

(a) Requests from University organizations, campus boards, registered organizations, and related organizations shall be signed by a registered agent and shall be filed in one of the following offices, depending upon the location of the space requested. Registered Organizations and Registered Student Organizations must first receive event approval from the Illini Union Office of Registered Organizations, 284 Illini Union.

(1) for space in the Illini Union, with the Illini Union Reservations Office, 165 Illini Union, or via iumeeetingrooms@illinois.edu or establish an on-line account by sending an email message to address provided above
(2) for space in University housing, with the student government of the residence through the Housing Division, 200 Clark Hall
(3) for space in the State Farm Center, with the State Farm Center Reservations Office, 101 State Farm Center
(4) for space in the Krannert Center for the Performing Arts, with the Krannert Center Associate Director’s Office
(5) for space in Allerton Conference Center, with Allerton Conference Center
(6) for space in Allerton Park, with Allerton Park Visitor Center
(7) for space in the Activities and Recreation Center, Campus Recreation Center-East, Complex Fields and Outdoor Center Fields, with Campus Recreation, ARC
Administrative Offices

(8) for space in the Ice Arena, Campus Recreation, 406 East Armory
(9) for space in the Beckman Institute, with the Beckman Institute Director’s Office
(10) for all other locations, with the Office of the Registrar, 901 W. Illinois St, Urbana.

(b) Campus-community organizations, outside organizations, and individuals seeking use of University premises shall file their requests at the Office of the Registrar, 901 W. Illinois St, Urbana. A request from a campus-community organization or outside organization shall be signed by an agent of the organization and/or the appropriate officer; a request from an individual shall be signed by that individual. The Office of the Registrar shall determine whether the proposed use is consistent with the provisions of section VIII-1 of the Campus Administrative Manual, these regulations, and the policies developed by the Committee on the Use of Facilities. (See § 2-508.) If the proposed use is in accord with these rules, regulations, and policies, the request shall be referred to the appropriate reservations office as outlined in subsection (a) above. Decisions of the Office of the Registrar may be appealed to the Committee on the Use of Facilities. (See § 2-508.)

(c) Requests for space should be filed a minimum of forty-eight hours prior to the activity to allow ample time for processing. If event approval or special services are required, requests should be filed at least one week prior to the activity. If specific staging or production services are required, advance filing of one month or more may be required. The reservations office receiving the request shall have the right to refuse requests not submitted within the above time limits if it appears that proper review and clearance procedures cannot be satisfactorily accomplished.

(d) Upon receipt of a request for the use of University premises, the reservations office concerned shall proceed as follows:

1. Determine whether the organization or individual requesting space is eligible to use University premises as requested and has made adequate arrangements regarding the requirements of § 2-506.
2. Determine whether the specific event involved requires formal approval, and, if so, determine that such approval has been obtained or may be granted.
3. Determine whether the space requested is available and appropriate, and, if not, determine the availability of alternative appropriate facilities.
4. Make the appropriate reservation and notify applicant accordingly unless there is a clear showing that provisions in (1) and (2) above have not been fulfilled. A refusal to make a reservation shall, upon request, be in the form of a written statement that shall include the reasons for the refusal and an indication of the right to appeal the refusal to the Committee on the Use of Facilities. (See § 2-508.)

§ 2-504 The Priority System—Priorities for Use of Space

(a) Except for space in the Illini Union, State Farm Center, Krannert Center for the Performing Arts, Foellinger Auditorium, Beckman Institute, Allerton Park and Conference Center, Activities and Recreation Center, Campus Recreation Center-East, Ice Arena, and Complex Fields and Outdoor Center Fields, the following priorities with respect to reservations of space shall be followed:

1. the teaching, research, and public service programs of University organizations. In general, scheduled instructional usage shall take precedence over all other uses.
2. educational, informational, cultural, and recreational programs sponsored by University organizations, campus boards, registered organizations, and related organizations.
3. approved events sponsored by (in order of priority) (1) campus-community organizations, (2) outside organizations, and (3) individuals.

(b) For space in the Illini Union, the following priorities with respect to reservations of space shall be followed:

1. functions sponsored by the Illini Union Board.
2. educational, informational, cultural, and recreational programs sponsored by University organizations, campus boards, registered organizations, and related organizations.
3. the teaching, research, and public service programs of University organizations,
including conferences and short courses sponsored by the Office of Continuing Education.

(4) approved events sponsored by (in order of priority) (1) campus-community organizations, (2) outside organizations, and (3) individuals.

c) For space in Foellinger Auditorium, the following priorities with respect to reservations of space shall be followed:
   (1) scheduled classes between 8:00 a.m. and 3:00 p.m. Mondays through Fridays during the fall and spring semesters.
   (2) final examinations during the fall and spring semester final examination period.
   (3) evening examinations (Monday, Tuesday, Wednesday, Thursday). (To ensure other events are not precluded, a maximum of two evening exams per week will be scheduled. Additional evening exams may be scheduled within four weeks prior to the exam date, if space is available.)
   (4) events involving a large expected attendance, or the need for theater facilities and production equipment.
   (5) Other matters concerning the operation of the priority system may be developed by the management of Foellinger Auditorium.

d) For space in the Activities and Recreation Center and the Campus Recreation Center-East, the following priorities with respect to reservations of space shall be followed:
   (1) scheduled Kinesiology classes between 8:00 a.m. to 11:00 a.m. and 1:00 p.m. to 3:00 p.m. Monday through Friday during the fall and spring semesters.
   (2) recreational programs sponsored by Campus Recreation.
   (3) programs sponsored by recognized Club Sports organizations within Campus Recreation.
   (4) programs sponsored by Registered Organizations and Registered Student Organizations.

e) For space in the Complex Fields and Outdoor Center Fields, the following priorities with respect to reservations of space shall be followed: recreational programs sponsored by Campus Recreation.

f) For space in the Ice Arena, the following priorities with respect to reservations of space shall be followed: scheduled Kinesiology classes between 9:30 a.m. to 11:00 a.m. and 1:00 p.m. to 3:00 p.m. Monday through Friday during the fall and spring semesters.

g) For space in the Krannert Center for the Performing Arts, see § 2-509; for space in the State Farm Center, see § 2-510; for space in the Beckman Institute, see § 2-511; and for space in Allerton Park and Conference Center, see § 2-512.

§ 2-505 Operation of the Priority System

(a) Reservations will not be accepted more than twenty-four months prior to the proposed event if such date is during the time period when the University is in or preparing to be in active session.

(b) Reservations will be confirmed under the following guidelines:
   (1) Reservations will be confirmed up to twelve months in advance of the proposed event if such date is at a time when the University is not in or preparing to be in active session.
   (2) Reservations for space in the Illini Union (for use between 7:00 a.m. and 3:30 p.m. on weekdays) for conferences and short courses sponsored by the Office of Continuing Education or other University organizations may be confirmed up to twelve months in advance.
   (3) If the event is to take place in a space normally needed for instructional purposes at that time, reservations will be confirmed up to one month in advance of the proposed event with the following exceptions:
      (A) Events taking place during the first three weeks of an academic session are not considered confirmed until forty-eight hours in advance.
      (B) Events taking place after the first three weeks of an academic session are
considered confirmed at the start of the fourth week of that session.

(4) If the event is to take place in a space that is not normally needed for instructional purposes at that time, reservations will be confirmed after March 1 for events in the summer terms, after June 1 for events in the fall semester, or after November 1 for events in the spring semester.

(c) The University retains the right to cancel or change reserved space when it is needed for University use. Whenever possible, comparable space and prior notification of the change will be provided.

(d) Applications for use of unreserved space as defined in subsection (b)(4) above received prior to March 1, June 1, or November 1 will be honored in the order of priority as delineated in § 2-504, with applicants of equal priority being given equal consideration. Applications of equal priority will be honored in such a manner to ensure the most appropriate space usage for the programs involved in accordance with policies developed by the Committee on the Use of Facilities. (See § 2-508.) If such an appeal is to be made, it must be submitted in writing and received by the chairperson of the committee within five school days after the notice of denial is given.

(e) Applications received after March 1, June 1, or November 1 will not displace any previously approved assignments except by mutual consent of the parties concerned or successful appeal to the Committee on the Use of Facilities. (See § 2-508.) All applications for as yet unreserved space received within three months of the date of requested use will be handled on a first-come, first-served basis. Events so scheduled may be displaced only by mutual consent of the parties involved, or through successful appeal to the Committee on the Use of Facilities.

§ 2-506 Requirements and Limitations

(a) All events to which the general public will be invited and/or a fee charged must receive formal “event approval” prior to the assignment of space and advertising of the event. Such “event approval” shall be given only if each of the following requirements is satisfactorily met:

(1) The proposed use of premises or facilities is in accordance with these and other applicable University regulations.

(2) The event is not in serious conflict or competition with other events planned or being planned as determined by review on the part of the Coordinating Committee on Entertainment Events.

(3) The sponsoring organization is financially able to sponsor the event.

(b) Review of proposed events to determine “event approval” shall be made by the following:

(1) the Illini Union Registered Organizations Office for events to be sponsored by Registered Organizations and Registered Student Organizations and campus boards.

(2) the Office of the Registrar for events to be sponsored by University organizations and related organizations, campus-community organizations, outside organizations, and individuals.

(c) Denial of an “event approval” may be appealed by the sponsoring organization to the Committee on the Use of Facilities. (See § 2-508.) If such an appeal is to be made, it must be submitted in writing and received by the chairperson of the committee within five school days after the notice of denial is given.

(d) If an outside organization requesting space has a local affiliate, the local affiliate shall participate in the arrangements and be responsible for the use of the premises and facilities in accordance with these regulations.

(e) To ensure the proper accounting and application of funds, the sponsoring organization of all events involving income or disbursement of funds shall conform to all University policies, procedures, and regulations as may be prescribed in section VIII-1 of the Campus Administrative Manual and in §§ 2-301 to 2-317.

(f) In order to protect students, faculty, staff, and/or the general public from foodborne
illnesses while using University premises or facilities, all requests involving the dispensing of food not provided by regular University food services will require special clearance from the Department of Safety and Compliance.

(g) Organizations and individuals using University premises or facilities must comply with all reasonable requests related to such usage made by University officials having responsibility for the premises or facilities concerned. Such requests may include the employment of facility attendants to ensure proper use of the premises or facilities concerned.

(h) University premises and facilities shall not be used for benefit events, charitable or otherwise, except with the special approval of the Chancellor. In addition, specific requirements of section VIII-1 of the Campus Administrative Manual shall apply. (Benefit events are those events intended to raise money for uses other than the expenses of the sponsoring organization or the support of other University activities.)

(i) University premises and facilities shall not be used for any activity inconsistent with federal or state laws or University policies or regulations.

(j) Outside organizations and all individuals may not use facilities for the following:
   (1) Meetings scheduled on a regular basis.
   (2) Any meeting for the purpose of instruction that would normally be offered by or in cooperation with any unit of the University, unless the offering of the instructional program is approved by the appropriate University unit.
   (3) Entertainment and social activities such as dances, etc., that are not scheduled as a part of an approved meeting or activity unless approved or sponsored by an appropriate University organization.
   (4) Sports events unless approved or sponsored by an appropriate unit of the University.
   (5) Any meeting or event that would substantially interfere with or detract from events sponsored by University organizations, campus boards, registered organizations, or related organizations.
   (6) Solicitations, collections, fund drives, or any events for which an admission will be charged, even though the funds are for public benefit, except as provided in section VIII-1 of the Campus Administrative Manual and as follows:
      (A) Those nonprofit organizations that schedule their entire admission fee programs on the Urbana-Champaign campus will return to the University all net profits, after expenses and in excess of allowable cash reserves as prescribed by the Office of Business and Financial Services.
      (B) Those organizations that sponsor an admission fee program on the Urbana-Champaign campus will be assessed a service fee or the net profit, whichever is greater, for the use of University facilities.

(k) Premises or facilities reserved by an organization or individual may not be turned over to another organization or individual without prior consent of the Office of the Registrar and the reservations office of the facility involved.

(l) Safety
   (1) Adequate provisions must be made for the safety of persons at an event on University premises and the safety of the premises and facilities being used. Such provisions are the responsibility of the person or organization sponsoring the event. Actions required to ensure safety, as determined by the official in charge of the facility involved or by the campus administrative staff, shall be adhered to.
   (2) The University reserves the right to inspect and approve all physical arrangements in University facilities in order to ensure safety. Information and advice in these matters may be obtained through the Department of Safety and Compliance.

(m) Alteration of Facilities
   (1) Organizations or individuals shall not make or contract to make any revisions or alterations to University facilities or its utilities (electric, water, steam, air, and gas) in connection with a reservation. All such work must be approved in advance by an appropriate official of the facility involved or by the Office of the Registrar and,
if approved, must be accomplished by or under the supervision of the Facilities and Services Division of the University or the regular maintenance forces of the facility involved.

(2) Requests for work to be done must be submitted for approval at least forty-eight hours in advance of the event. Work requested, as well as any work immediately required to return the facilities in question to their original use condition, shall be done at the entire expense of the organization or individual sponsoring the event.

(n) Dining Facilities
Nothing in these regulations shall be interpreted to restrict dining in areas so designated for such use and operated by the University. Specific regulations governing the use of these facilities may be developed separately by appropriate administrative units, when and if conditions so warrant. In general, the Illini Union facilities are intended to be available only for use by students, faculty, staff, alumni, and their immediate families, and by official guests of the University.

§ 2-507 Committees Related to the Use of University Premises and Facilities
(a) The Committee on the Use of Facilities
(1) The Committee on the Use of Facilities has as its purposes:
   (A) Development of policies and rules of practice regarding the use of University facilities, in accord with the provisions of this Part and section VIII-1 of the Campus Administrative Manual. Pursuant to this function it shall make recommendations to the Conference on Conduct Governance and the Chancellor concerning the need for alterations in the provisions of the above regulations.
   (B) Review of appeals and the adjudication of conflicts arising from the application of the provisions of this Part regarding the use of University premises and facilities.

(2) The Committee on the Use of Facilities shall have as a chairperson the Provost or his/her designee from the administrative staff of that office. It shall have five additional members, two of whom shall be faculty, two of whom shall be undergraduate, graduate, or professional students, and one from the administrative staff of the Office of the Vice Chancellor for Student Affairs. Faculty and student committee members shall be appointed by the Provost. Faculty are appointed for two-year terms. Students are appointed for one-year terms. All members of the committee shall be eligible to vote. A quorum shall consist of four members. A decision shall be reached by a majority vote of those members present. In the event of a tie vote, the final decision will be made by the Provost. Decisions of the committee regarding questions of priority, eligibility of organizations, and approval of events shall be binding. However, appeals of such decisions may be made to the Chancellor.

(3) The committee shall meet at least once each two calendar weeks while the University is in session, unless there are no appeals before it.

(b) Special Events Advisory Committee
(1) The Special Events Advisory Committee has as its purposes:
   (A) Education about policies and rules of practice regarding the use of University facilities, in accord with the provisions of this Part and section FO-41 of the Campus Administrative Manual. Pursuant to this function, it shall make recommendations to the Committee on the Use of Facilities regarding policies and practice related to the use of University premises and facilities.
   (B) Advise, when appropriate, the Illini Union Office of Registered Organizations, the Office of the Registrar, or other campus units prior to event or space approval.
   (C) Consult with event organizers when a proposed event involves multiple campus venues, has potential risk factors, or presents other concerns for campus.

(2) The Special Events Advisory Committee shall have as a chairperson the Associate Registrar for Facility Management and Scheduling. It shall have representatives appointed from the following areas: Campus Recreation; Technology Services; Division of Public Safety; Facilities and Services; Foellinger Auditorium; Illini Union and the Illini Union Office of Registered Organizations; Illinois Student Government; Office of the Dean of Students; University Housing; and University Office of Risk Management.
Additional members may be added by the chairperson as necessary.

(3) The committee shall meet at least once each two calendar weeks while the University is in session.

§ 2-508 Special Provisions for Use of the Krannert Center for the Performing Arts

(a) The Krannert Center for the Performing Arts is a unit of the College of Fine and Applied Arts and has a dual purpose: first, to provide educational facilities in the performing arts for the School of Music, Departments of Theater and Dance, and University Bands, including public performances sponsored by these departments and the Krannert Center; second, to provide the University community, the local community, and the state with a cultural program of performances by University groups and professionals in the many fields of the performing arts.

(b) In view of (a) above, the following are the special conditions regarding the use of space in the center:

(1) In the public performing areas of the Krannert Center, namely the Foellinger Great Hall, the Festival Theatre, the Colwell Playhouse, the Studio, the Amphitheatre, and appropriate adjunct areas, the following priorities shall be followed:

(A) events that are related to the performing arts and are cosponsored or presented in conjunction with the Krannert Center by one or more of the designated academic units: School of Music, Departments of Theatre and Dance, and University Bands, all of which offer instruction in the performing arts.

(B) events that are related to the performing arts and are sponsored and presented by the Krannert Center.

(C) events related to the performing arts that are approved by the director for the cosponsorship by the center with those organizations listed in Part 3 of this Article. In addition, a limited number of conferences may be scheduled when space permits and for which fees are charged.

(2) In the rehearsal rooms of the Krannert Center, priorities with respect to reservations of space will be given as follows:

(A) to course work and production rehearsals that fall within the educational and performing programs of the academic units of the School of Music, Departments of Theatre and Dance, and University Bands

(B) to performing programs sponsored or cosponsored by the center

(3) Only those events that fall within the classification described in subsection (1)(C) above require that the cosponsoring organization receive “event approval” by the director of the Office of Registered Organizations and/or the Office of the Registrar.

(4) Requests for space for entertainment events in the Krannert Center for the Performing Arts must be received not less than twelve weeks prior to the date of the proposed event. Requests received after twelve weeks will be considered. However, they may be denied if there is insufficient time to prepare adequately for the proposed event.

(5) Decisions of the Committee on the Use of Facilities under § 2-508(a)(2) shall apply only to cosponsored events covered by subsection (1)(C) above; and if such decisions in the adjudication of conflicts affect the educational program of any department, they shall be referred by the Vice Chancellor for Student Affairs to the appropriate dean for action.

(6) Decisions of the Coordinating Committee on Entertainment Events concerning professional attractions shall be final in the resolution of conflicts between the Krannert Center for the Performing Arts and other agencies responsible for sponsoring or cosponsoring professional events. (See §§ 2-507(c) and (d).)

(7) In all cases of cosponsorship, contractual and financial arrangements will be in accord with recommended procedures established by the Coordinating Committee on Entertainment Events, the Office of Business and Financial Services, and the University Legal Counsel.

§ 2-509 Special Provisions for Use of the State Farm Center

(a) The State Farm Center is to provide programs of an educational or cultural nature for University of Illinois students, for faculty, staff, and community, and for the general citizenry of the state. It also is to make its facilities available to eligible organizations for such activities as they may be authorized to undertake at the State Farm Center.

(b) Because of the special nature, size, charge, and financial requirements of the State Farm
Center, the following special conditions apply:

(1) Eligibility to use the State Farm Center is determined by section VIII-1 of the Campus Administrative Manual and this rule.

(2) Any organization or individual desiring to use the State Farm Center shall apply to the State Farm Center Office, 101 State Farm Center. Initial rulings on eligibility will be made by the Office of the State Farm Center and are subject to approval by the Office of the Registrar. Requests should be made at least one month prior to the date involved. Any request, whenever made, may be denied if there is insufficient time to prepare adequately for the proposed event.

(3) For use of State Farm Center space, the following sequence of priorities obtains:
   (A) functions sponsored by the State Farm Center.
   (B) educational, informational, cultural, recreational, and entertainment events sponsored by University organizations, campus boards, registered organizations, and related organizations, for which reservations will be accepted from one to twelve months in advance.
   (C) approved events sponsored by campus-community organizations or outside organizations, for which reservations will be accepted from one to forty-eight months in advance. No more than half of the weekends and half of the weekdays in a fiscal year may be so committed in advance.
   (D) rehearsals or practice sessions in excess of standard minimum allotments and in advance of events to be presented in the State Farm Center.
   (E) other appropriate functions in support of the University’s charge of teaching, research, and public service.

(4) Reservations may be granted on either a confirmed or a tentative basis. Tentative reservations may be withdrawn by the Office of the State Farm Center. For example, if a second applicant requests the date and the initial applicant fails to show appropriate evidence, such as a contract, that the time will be used, the initial reservation may be withdrawn. Tentative reservations for events of low priority also may be withdrawn if another event of high priority has valid claim and use for the date. Confirmed reservations may not be jeopardized by others regardless of priority. An organization holding a confirmed reservation may not be displaced by any other organization. Other matters concerning the operation of the priority system may be developed by the Office of the State Farm Center.

(5) As provided in § 2-406, free leaflets, handbills, etc., may be distributed outside the building on the State Farm Center grounds. Such distribution may not interfere with the movement of people going to or from the State Farm Center, and no such materials may be placed in or on automobiles in State Farm Center parking lots. The sale of any item on State Farm Center grounds may be regulated or prohibited by the Office of the State Farm Center. Also, the sale or free distribution of any item or materials for any purpose inside the State Farm Center may be regulated or prohibited by the Office of the State Farm Center.

(6) If a function proposed to be held at the State Farm Center represents a potential hazard to public safety, the event may be canceled or denied. (See also § 2-506(l).)

(7) All organizations using the State Farm Center shall apply to the Office of the State Farm Center for any additional services, alterations, equipment, etc., they may desire. (See also § 2-506(m).)

(8) All foodstuffs, including refreshments, beverages, meals, samples, etc., to be served or distributed in the State Farm Center must be acquired and served by arrangements with the Office of the State Farm Center and must conform with health requirements outlined in subsection 2-506(f) and with contractual obligations and concession policies. (See also § 2-506(n).)

(c) Requirements and Limitations

(1) Only those events held in the State Farm Center that fall within the classifications in subsection (3)(B)-(E) above require that the organization receive “event approval,” which must be obtained from the Office of the Registrar and/or the director of the Office of Registered Organizations as well as the Office of the State Farm Center.

(2) Any proposed usage must be appropriate to and suited to the size, structure, purpose, and operating costs of the State Farm Center, and there must be good reason to expect that a proposed event will attract at least 2,000 people.
(3) Any outside organization or other organization requesting space at the State Farm Center shall qualify on its own merits and be responsible for its own commitments without reference or transfer to any local affiliate of any organization.

(4) No campus-community organization, outside organization, or individuals may use the State Farm Center for any series of regularly scheduled meetings unless these meetings are annual or less often.

(5) Reservations for presenting one event may not be used for presenting a different event without approval of the director of the State Farm Center. Sponsorship of an event may not be changed without approval of the director of the State Farm Center, and all sponsors must be clearly identified.

(6) Use of the State Farm Center may be denied or limited if the applicant lacks personnel, experience, expertise, contracting authority, financial status, or other essential capabilities required to undertake the proposed project in an adequate manner. A sponsoring organization may not redelegate any control or responsibility to any cosponsor, agent, or other third party without prior approval of the director of the State Farm Center. If the initial authorized organization agrees to cosponsorship with a third party, but is not willing or able to fulfill all delegated functions and responsibilities adequately, participation of the State Farm Center as a cosponsor may be one of the conditions for approval.

(7) Responsibility and control for all matters of staffing, crowd control, technical arrangements, ticketing and ticket policy, scaling, promotion, advertising policy, and similar managerial factors are functions of the Office of the State Farm Center and may be exercised by it or delegated in part to users, as determined by the director of the State Farm Center.

(8) All contracts for events in the State Farm Center must be approved by the director of the State Farm Center and the Office of the University Legal Counsel prior to execution or commitment. Specifically, contractual agreements must be in accord with the financial well-being of the State Farm Center.

(9) Decisions of the Committee on the Use of Facilities, under § 2-508(a)(2), shall apply to the State Farm Center only insofar as they pertain to uses separate from those intended primarily for the general public. Conflicts between the Committee on the Use of Facilities and the Coordinating Committee on Entertainment Events shall be adjudicated by the Chancellor or the Chancellor’s designee.

(10) Decisions of the Coordinating Committee on Entertainment Events concerning those entertainment events to be held in the State Farm Center shall be final in the resolution of conflicts between the State Farm Center and other sponsors or cosponsors. (See §§ 2-507(c) and (d).

§ 2-510 Special Provisions for Use of the Beckman Institute for Advanced Science and Technology

(a) The Beckman Institute for Advanced Science and Technology is an interdisciplinary research facility established as a college-level unit reporting to the Vice Chancellor for Academic Affairs. The institute’s primary mission is to provide a single physical location for University faculty and staff members and students engaged in research programs chosen for inclusion in the building. A secondary and related objective of the institute is the exchange of scientific and technical information through meetings, conferences, workshops, and other such gatherings. For this reason, the institute was designed to include a number of seminar and meeting rooms.

(b) Because the institute was designed to provide research and meeting facilities in support of the research programs conducted in the building, institute researchers will have first priority for use of meeting spaces within the institute. The institute administration is responsible for ensuring that use of meeting rooms by others does not compromise the ability of institute research groups to conduct scientific and technical meetings.

(c) In view of the special mission of the institute, which includes research and scientific exchange, the following are the special conditions regarding use of space in the institute:

(1) Any individuals or groups eligible under section VIII-1 of the Campus Administrative Manual and this rule can request the use of meeting space in the Beckman Institute. The use of such meeting space is subject to approval by the director of the institute, who in responding to such requests will use the following priority scale:

(A) groups conducting research in the Beckman Institute, for gatherings intended for
exchange of scientific and technical information
(B) central and campus administrative units holding gatherings important to the
campus or University as a whole
(C) units or individuals working in areas scientifically or technically related to
institute research areas
(D) campus units or individuals holding events of academic importance to the
campus but unrelated to institute research programs
(E) off-campus academic organizations whose activities are relevant to the institute
(F) those off-campus organizations whose events are unrelated to the institute will
rarely be granted approval

(2) Except for scientific meetings sponsored by institute groups, no event can be scheduled
more than one year in advance of the date it is to be held.
(3) Food and beverages may be catered in connection with an event only with the
permission of the director of the institute.
(4) Individuals or organizations desiring to use the Beckman Institute should apply in
writing to the Office of the Director, 1301 Beckman Institute, 405 North Mathews
Avenue, Urbana, IL 61801.
(5) Decisions of the director of the Beckman Institute under this policy may be appealed
to the Vice Chancellor for Academic Affairs.

§ 2-511 Provisions for Use of the Allerton Park and Conference Center

(a) Allerton Park and Conference Center is a unit of the Office of Continuing Education,
and its mission is to provide opportunities for educational and research programs that
are unique to a natural area, house, and estate garden of high quality. The park also has
an important mission to provide a public location for recreational activities that employ
its natural resources and engender an appreciation for them. Allerton is the University’s
learning sanctuary.

(b) At Allerton Conference Center, priority is given to academic and administrative
departments whose activities are most consistent with the Allerton mission and support of
the University’s charge of teaching, research, and public service. When space is available,
other groups can be accommodated, including those from other educational institutions,
government agencies, social service organizations, private not-for-profit groups, and
private groups whose activities are consistent with the Allerton mission. Requests for use
of Conference Center space should be filed at the Conference Center office.

c) Allerton Park is composed of forests, wild and plant life reserves, and landscaped gardens.
It operates as a public park. To maintain a tranquil setting that is conducive to education,
ecological research, and appreciation of the natural qualities of the site, priority is given to
programs and recreational activities that do not detract from the quality of those elements.

d) Requests for permits to use space in the park for the following activities should be filed
with the park superintendent at the Visitors Center:
   (1) Requests to conduct research are reviewed by the site superintendent and, if indicated,
       the requests are forwarded to the Campus Committee on Natural Areas for approval.
   (2) Visitors Center. First priority is given to activities that involve use of the formal gardens.
   (3) Events in the formal gardens in the park include weddings, receptions, and graduation
       ceremonies. Fees are set according to the size of the group and the need for special
       accommodations.

(e) Special requests for use of Allerton Park and Conference Center not covered in subsections
(b) and (c) above should be filed with the director of Allerton Park and Conference Center,
302 East John Street, Suite 202, Champaign, IL 61821.

PART 6. MOTOR VEHICLES AND BICYCLES

§ 2-601 Operation of Motor Vehicles

(a) The parking or storage of a motor vehicle, or motorcycle in any University building or
structure other than a designated parking structure is prohibited without the prior written
authorization of the Parking Department. Such unauthorized parking or storage shall be
§ 2-602 STUDENT CODE

considered abandonment, and the motor vehicle, or motorcycle shall be removed at the owner’s expense by the Parking Department.

(b) Complete information concerning parking limitations and other details of the student automobile regulations, including monetary and other penalties for noncompliance or violations, is available from the Parking Department, 1201 West University Ave, Urbana, or visit the department’s Web site at www.parking.illinois.edu.

§ 2-602 Automobiles

(a) Use

(1) The parking of motor vehicles and motorcycles in University structures or lots is controlled by signs posted at the entrances. Unless special approval is received under Section VIII-8 of the Campus Administrative Manual, parking on University property is permitted only in areas marked as University streets or as areas posted with signs designating specific parking area, unless otherwise restricted.

(2) During restricted hours a current rental permit must be displayed in motor vehicles parked in rental facilities. A current motorcycle rental permit must be displayed on motorcycles parked in designated motorcycle areas.

(3) No parking is permitted on most University-administered parking facilities from 2 a.m. to 6 a.m. except for persons on duty. Motor vehicles and motorcycles parked by those persons on duty must display current permits.

(4) Definition of an automobile: For the purpose of these regulations, an automobile is defined as any motor-propelled vehicle used for transporting persons or property but excluding motorcycles, motor scooters, and motor bikes.

(5) Possession of an automobile: Possession of an automobile is defined as physical control or operation of an automobile or the right to control or operate an automobile even though ownership is vested in a parent, a spouse, or another person.

(6) Visitor: Any individual other than faculty, staff, or student who desires to visit a facility administered by the University or an approved allied agency.

(b) Operation of an Automobile

(1) Any student operating an automobile on any street, drive, parking lot, or service area shall do so with due regard for the safety of pedestrians and in compliance with the motor vehicle laws of the state of Illinois, the traffic ordinances of the cities of Champaign and Urbana, and such other specific safety regulations as may be adopted by the University of Illinois.

(2) In addition to University action, any violation of a state or municipal law or ordinance may result in the arrest of the violator or a notice to appear before the appropriate state court.

(c) Parking of Student Automobiles

(1) Parking of student automobiles in the University lots is permitted as posted by appropriate signs at the entrance to each lot. Authorization to park in University lots does not extend to spaces on a twenty-four-hour rented basis.

(2) Students may purchase permits to park in certain designated lots included in the University “lot rental” program. Hours for required permits are contained on each lot entrance sign. Application must be made to the Facilities and Services Parking Department, prior to parking in such lots.

(3) Students are permitted to park on any city street in accordance with the appropriate city regulations without any requirement that their cars be registered with the University.

(4) Students may purchase permits to park and/or store their automobiles in Lot F-23, located on Florida Avenue west of Lincoln Avenue; Lot E-14, located on the southwest corner of First Street and Kirby Avenue, and parking deck B04, located on University Avenue between Goodwin and Mathews. Parking in these three lots is available twenty-four hours per day. Application must be made to the Facilities and Services Parking Department prior to parking in these lots.

(5) Refund of rental or storage lot fees will be prorated upon a request made to the Facilities and Services Parking Department.

(6) Visitors who wish to park overnight on University property must first obtain a temporary parking permit from the Facilities and Services Parking Department.
§ 2-603 Use of Motorcycles (Including Motor Scooters and Motor-Driven Bicycles)
All motorcycles and mopeds must purchase a permit and park in designated “Motorcycle Parking Permitted” parking areas. These areas are designated on the campus map. Permits are effective March 1 of each calendar year and expire the last day in February of the following year.

§ 2-604 Parking Citations
(a) All Parking Department citations issued for violations of the University regulations may be paid to a cashier at the Facilities & Services Parking Department, 1110 W. Springfield, Urbana, or placed in any University drop box.

(b) The penalty for each automobile and motorcycle citation shall increase as stated on the citation unless paid within seventy-two hours.

(c) Appeals for violations or other matters concerning these regulations may be made in writing to the Facilities and Services Parking Department. Appeals must be made within five business days of citation issuance. Appeals are heard by the Appeals Board, which consists of volunteer faculty, staff, and student members.

§ 2-605 Operation of Bicycles
(a) Bicycles on campus must be operated at all times in accordance with the current University Bicycle Ordinance located at go.illinois.edu/bikeordinance.

(b) Bicycles shall be parked on campus only in an area that is designated by the presence of racks for bicycle parking.

(c) Students may register bicycles for campus use with Facilities and Services at no charge.

(d) Bicycle theft should be reported to the University Police Department at (217) 333-1216.

§ 2-606 Use of In-Line Skates, Roller Skates, and Skateboards
(a) It is the University’s position to allow use of in-line skates, roller skates, skateboards, and similar devices for transportation on campus in accordance with the guidelines cited below. Regulation of these devices is deemed necessary to reduce risk of injury and use that causes damage to University property. For their safety, and the safety of others, skaters are also expected to follow other applicable University regulations and local traffic laws. Skaters should wear proper safety equipment at all times. Questions about this Rule may be directed to the Office of Campus Risk Management at 333-4660.

(b) Use of in-line skates, roller skates, or skateboards is generally permitted for transportation on campus. However, skating is strictly prohibited:
(1) in all University buildings (skates should be removed prior to or immediately upon entry)
(2) in all multi-level parking structures
(3) in other areas in which this prohibition has been posted by the University to enhance personal safety, reduce property damage, or prevent interference with campus operations
(4) if it is performed in a manner that indicates a disregard for the safety of others or damages property

(c) Recreational use of in-line skates, roller skates, and/or skateboards by groups and/or individuals (i.e., skill demonstrations, sports/competitions, stunts, tricks, and uses other than transportation) is prohibited from building entrances, steps, stairs, ramps, walls, sidewalks, parking lots, and other general campus space except when formally schedule and approved by the appropriate campus unit(s). A list of proper authorities to ask for permission to use campus space may be found in Article 2, Part 5, Use of University Premises and Facilities, of the Code.

(d) Failure to comply with this policy or other applicable University guidelines and traffic laws may result in either or both of the following:
(1) referral to the student disciplinary system;
PART 7. CHANCELLOR’S EMERGENCY POWERS

§ 2-701  Basis for Chancellor’s Emergency Powers
(a)  The Chancellor, in consultation with the President, will place into effect regulations, procedures, or measures deemed necessary or appropriate to meet an emergency, to safeguard persons and property, and to maintain educational activities. Examples of emergency measures include the imposition of curfew or other crowd-control measures, and the imposition of interim suspension upon any student where there is reasonable cause to believe the student has engaged in any disruptive or coercive act. Those placed on interim suspension shall be given prompt notice of charges and the opportunity of a prompt hearing.

(b)  The Chancellor, in consultation with the President, will institute and implement the necessary procedures for referral of such cases to the appropriate disciplinary processes. Disciplinary procedures may be invoked for violation of University or campus regulations, whether or not such violations are also violations of law, and whether or not proceedings are or have been pending in the courts involving the same acts.

PART 8. MISSING STUDENT NOTIFICATION POLICY

§ 2-801  Confidential Contact Identification
Each registered student may maintain in the Office of the Registrar a confidential contact who will be notified by authorized persons not more than 24 hours after the student is determined to be missing. Students may update confidential contact information in the student registration system. Only authorized campus officials and law enforcement officers in furtherance of a missing person investigation may access this confidential contact information.

§ 2-802  Reporting a Suspected Missing Student
A person that suspects a student has been missing for 24 hours should contact the University of Illinois Police Department or the Dean of Students Office to make a report. Students in University Housing may also report the matter to the Resident Director, who shall immediately convey the information to the Police Department.

§ 2-803  Handling
If University law enforcement determines that a student, for whom a missing persons report has been filed, has been missing for 24 hours and has not returned to the campus, the University will notify the confidential contact as identified by the student in the student registration system, and appropriate University officials.
(a)  For students under 18 years of age, the University must also notify a custodial parent or guardian not later than 24 hours after any student is determined to be missing, unless the student has been emancipated and has submitted proof of the same to the University.

(b)  The University will notify other appropriate law enforcement agencies no later than 24 hours after a student is determined to be missing.

PART 9. INVOLUNTARY WITHDRAWAL.

§ 2-901  Policy and Procedures for Involuntary Withdrawal
(a)  The University of Illinois at Urbana-Champaign (the university) is committed to facilitating the health, safety, and welfare of its students and preserving the integrity of its learning environment. If the Dean of Students or designee (DOS) is provided with a credible report that a student may pose a significant risk to the health and safety of the campus community, the DOS will initiate an individualized review of the student’s risk and may take interim action. If, after review, the DOS determines that a student poses a significant risk to the health and safety of the campus community that cannot be reduced through voluntary measures, the university may separate the student from the university and its facilities using this procedure.
(b) When practicable and appropriate, the university will take steps to facilitate a voluntary withdrawal under applicable procedures before initiating the involuntary withdrawal process.

(c) Upon recommendation from the Behavioral Intervention Team and based on an individualized review of the student’s ability to safely participate in the university’s programs and academic pursuits, the DOS may involuntarily withdraw and separate a student from the university upon determining that:

1. The student’s continued presence poses a substantial risk to the health and safety of the campus community and/or the student cannot or will not comport their conduct with the Student Code to a degree that it disrupts the continuity of the educational process;
2. The student’s circumstances cannot be resolved with reasonable accommodations pursuant to § 1-110, either because no adequate accommodations are available or the student has refused such accommodations;
3. The student’s circumstances cannot be resolved through other applicable university responses (disciplinary, academic, etc.); and
4. The student has failed to take voluntary action that would resolve this situation, or no such voluntary measures exist.

(d) Procedures for Involuntary Withdrawal

1. The DOS will issue a written notice to the student. This notice must include:
   A. A statement that the DOS is considering an involuntary withdrawal;
   B. The basis for the possible involuntary withdrawal;
   C. The student’s right to meet, either in person or remotely (the DOS maintains the sole discretion to determine whether the response will take place remotely), with the DOS to respond to the basis for the possible withdrawal and to present additional information;
   D. The date, time, and location/manner of this meeting or instructions for scheduling this meeting;
   E. The student’s right to have an advisor or support person, who may not speak on behalf of the student, with them during the meeting;
   F. A statement that the student’s failure to attend this meeting will not prevent the DOS from moving forward with this process; and
   G. A statement that if the student decides to withdraw voluntarily, the involuntary withdrawal process will be suspended.

2. After meeting with the student or reasonably attempting to do so, the DOS will conduct an individualized review of appropriate records and documentation, confer with the Behavioral Intervention Team, and consult with any other university professionals as needed. As part of this process the DOS:
   A. Will consider the best available objective evidence and, if applicable, current medical knowledge, in the individualized assessment;
   B. May require the student to sign all reasonable and relevant records releases authorizing direct communication between the DOS and any individual holding information relevant to this matter, including but not limited to the student’s medical provider(s), whether on-campus or off-campus, the student’s friends and family, and/or employees of previous institutions the student attended, as appropriate; and
   C. If needed to aid the DOS in making his or her individualized assessments, may require the student to undergo a supplemental forensic evaluation at the university’s expense by an independent health professional designated by the university.

3. The DOS will then determine whether the criteria in subsection (c) apply and, if so, issue to the student a written decision, which will include the effective date of the withdrawal, information regarding the student’s exclusion from university property, instructions for requesting permission to be on university property, any conditions for return, and information regarding the appeal process including contact information for the Vice Chancellor for Student Affairs or designee (VCSA). If the DOS has met with the student following the written notice described in subsection (c)(1), then the decision should be communicated to the student within 48 hours of that meeting
unless the DOS can show good cause for the delay. The DOS will submit withdrawal paperwork to the Office of the Registrar and, if applicable, cancellation paperwork for any future registration.

(4) In an emergency situation where a student's continued presence is reasonably likely to pose a substantial risk to the health and safety of the campus community, the DOS may place the student on an emergency interim leave before a final determination, as described above, is made. The DOS will reasonably attempt to directly communicate with the student and to consider information provided by the student before deciding on an interim leave. The student will receive written notice of the emergency interim leave. This notice will include information on how to appeal the interim leave. The emergency interim leave will remain in effect until the involuntary withdrawal process is concluded or a determination has been made that the emergency interim leave is no longer necessary.

(e) Appeal Process

(1) A student may appeal an involuntary withdrawal or an emergency interim leave to the VCSA within five business days of the date of the decision. To do so, the student must submit a written request, which must include the reasons for the appeal and any supporting documentation by the deadline.

(2) The VCSA will promptly review all appropriate records and documentation and confer with appropriate campus professionals. The VCSA will then decide whether the involuntary withdrawal should be continued, with or without modifications, and will communicate the decision to the student in writing as soon as is reasonably practicable. The VCSA's decision is final and is not subject to further review.

(3) From the date of receipt of appeal, this process shall take no longer than two weeks for an appeal of an involuntary withdrawal or three calendar days for an emergency interim leave, unless the VCSA can show good cause for the delay.

(4) If the student is allowed to return to classes after having been excluded for a period of time, the Office of the Provost will communicate with the instructor(s) of the courses in which the student was enrolled prior to initiation of the emergency interim leave to facilitate that return.

(f) Return to the University

(1) A student who has been involuntarily withdrawn must seek permission to resume studies by sending a written notice to the DOS. This notice must include, at a minimum, a request to return to the university and any appropriate documentation demonstrating compliance with the conditions for readmission. For full consideration, the student must submit these materials at least 60 calendar days prior to the semester in which the student is seeking to resume their studies.

(2) The DOS may require the student to sign all reasonable and relevant records releases authorizing direct communication between the DOS and any individual holding information relevant to this matter, including but not limited to the student’s medical provider(s), whether on-campus or off-campus, the student’s friends and family, and/or employees of previous institutions the student attended, as appropriate.

(3) The DOS will conduct a review of available information, confer with appropriate university professionals, and then determine:

(A) Whether the student has demonstrated that they have satisfied the conditions for return;
(B) Whether the student can function appropriately in an academic setting; and
(C) Whether the student no longer poses a substantial risk to the health and safety of the campus community based upon consideration of the best available objective evidence and, if applicable, current medical knowledge.

(4) The DOS will notify the student in writing of the decision within ten business days of the receipt of the student’s request unless the DOS can show good cause for the delay. If the request for permission to return has been approved, the DOS may approve with the inclusion of additional recommendations or requirements. If the request has been denied, the DOS will include in the written communication what additional steps the student must take to meet the conditions for readmission. The DOS will also include in the written communication information on appealing the denial.

(5) The student may appeal the decision of the DOS to the VCSA by submitting a written request and any supporting materials within five business days of the date of the
decision. The VCSA will promptly review all appropriate records and documentation and confer with appropriate campus professionals. The VCSA will then affirm, overturn, or modify the decision of the DOS and communicate the decision to the student in writing within ten business days, unless the VCSA can show good cause for delay. This decision is final and is not subject to further review.

(6) A successful request for permission to return to the university under these procedures does not guarantee reentry into the student’s previous or desired major or program.

(g) Fees and Refunds

(1) The normal policies and procedures for tuition, financial aid, and fee refunds for students who withdraw during an academic term, as described in housing contracts and other university policies, will apply to students who are withdrawn pursuant to this policy.
ARTICLE 3—ACADEMIC POLICIES AND REGULATIONS

PART I. GRADES AND GRADING SYSTEM

§ 3-101  Academic Work Report Requirements
(a) Faculty members have the responsibility to provide the University with an individual evaluation of the work of each student in their classes. Final course grades are entered on the student’s permanent University record at the close of each semester, term, or session.

(b) A dean may require semester reports from each instructor or faculty member, upon the work of all freshmen and unclassified students, and upon all other students whose work is presumably below C.

(c) Reports of midsemester grades are required upon the work of all freshmen. They are not entered on the student’s permanent University record.

§ 3-102  Grading System—Grades Authorized for All Colleges
Excellent (A+, A, A-); Good (B+, B, B-); Fair (C+, C, C-); Poor (D+, D, D-) (lowest passing grade); Failure (F) (not acceptable for degree credit), including courses dropped for academic irregularities (see §1-402); Absent from the final examination without an acceptable excuse ABS (counts as a failure, not acceptable for degree credit). If a student is absent from a final examination, and it is clear that taking that examination could not have resulted in a passing grade for the course, a grade of F may be given instead of ABS. The A+ grade standing alone should not be used to designate Honors Credit (see § 3-703). It should only be used to designate superior academic performance in a course/section not certified as an honors course/section by the offering department. It should not be used for Honors Credit Learning Agreements. To recognize superior academic performance in a course so designated, the appropriate grade is A+H.

§ 3-103  Computation of Scholastic Averages
(a) Numerical Values

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</table>

F  Failure (including courses dropped for academic irregularities) = 0.00

ABS  Absent from final; counts as failure.
§ 3-104 Student Code

(b) Undergraduates
A uniform method for calculating undergraduate grade-point averages has been established for all undergraduate colleges on the Urbana-Champaign campus. These averages are calculated on the basis of all courses attempted for which grades and credits are assigned and that carry credit in accordance with the Courses catalog. Grades of S, U, CR, NC, and PS are reported on the official University transcript but are not included in the grade-point averages since grade-points are not assigned to these letter grades. This method of calculation is used to determine honors, probationary and drop status, financial aid and scholastic awards, and transfer between colleges on this campus. For the purpose of computing a grade-point average for graduation, only the grades received in those courses counting toward the degree, including grades in repeated courses, are included in the average. (See also § 3-802.)

(c) Graduates
The graduate GPA includes all hours and grades for all courses taken while enrolled as a graduate student. The GPA component of academic status is calculated at the end of each semester. At the point of calculation, graduate students must have a cumulative graduate GPA at or above their department’s minimum and a semester GPA of at least 2.75 to be in good standing. To be eligible for an advanced degree, a graduate student must have a grade-point average of at least 2.75. Some departments require a higher average. See the Graduate College Handbook for Students, Faculty and Staff for more information about repeated courses and grade points used in computations.

§ 3-104 Other Grade Symbols in Use
Other symbols in use, which are not included in computation of averages, are:

- AU Audit; indicates attendance as a visitor only.
- NR Not reported.
- NV Not valid.
- FF Used only in courses taken under the pass/fail grading option from Spring 1968 through Fall 1974. A minimum of D was required for passing.
- W Approved withdrawal without credit.
- I Incomplete. Approved extension of time to complete the final examination or other requirements of the course. Applies to both undergraduate and graduate students. (Students who are assigned incomplete grades will be allowed to finish remaining course requirements without any additional fees. The final grade will be reported via the Online Grade Change system.)

Undergraduate Students
Only the dean of the student’s college may authorize such extension of time in individual cases. A grade of “incomplete” that is not removed by the end of the first eight weeks of instruction in the next semester in which the student is enrolled on the Urbana-Champaign campus becomes the grade of F (or U) by rule, depending on grading mode of the course. The exact date can be found on the Office of the Registrar Academic Calendars (http://registrar.illinois.edu/academic-calendars). If the student receiving the incomplete grade does not reenroll on the Urbana-Champaign campus, the incomplete grade, if not removed, becomes an F (or U) by rule, after one calendar year. With the approval of the dean of his or her college, the student who has not made up an “incomplete” examination may be withdrawn from the course retroactively, provided such withdrawal is completed before the grade of “incomplete” automatically becomes a grade of F (or U) by rule. In exceptional cases, a student who, because of absence for active military service, physical disability, or other sufficient cause, is unable to comply with the rule by removing the I grade within the specified time may be granted a
limited extension by the dean of his or her college. A student whose status cannot be determined because of "incomplete" grades may register again only with the approval of the dean of his or her college. (See §§ 3-313 and 3-201.)

**Graduate Students**

A grade of "incomplete" may be assigned at the discretion of the instructor of the course to allow an extension of time to satisfy final exam requirements or other final course requirements. The period of time allowed to finish remaining course requirements will be set by the instructor and communicated to the student upon assignment of the I grade. The instructor may authorize such extension of time for a graduate student regardless of the level of the course. If no final grade is assigned by the deadlines described below, the grade becomes an F (or U) by rule, depending on grading mode of the course. Reasonable extensions of time are granted by the Graduate College for justifiable reasons. A student will not be certified for a degree with an Incomplete grade in the academic record.

- I grades assigned in Fall will become an F (or U) by rule after Reading Day in the Spring.
- I grades assigned in Spring will become an F (or U) by rule after the 10th day of Instruction in the following Fall semester.
- I grades assigned in the Summer will become an F (or U) by rule after Reading Day in the Fall.

**CR** Credit earned. To be used only in courses taken under the credit-no credit grading option. Instructors report the usual letter grades. Any grade of C- or better will automatically be converted to CR. Prior to spring semester 1975, CR was assigned for course work taken through the Study Abroad Program with a grade of D or better.

**NC** No credit earned. To be used only in courses taken under the credit-no credit grading option. Instructors report the usual letter grades. A letter grade of D+ or lower or a grade of ABS will automatically be converted to NC.

**DFR** Grade temporarily deferred. To be used only in those thesis, research, and special problems courses extending over more than one semester that are taken by graduate students as preparation for the thesis and by undergraduate students in satisfaction of the requirements for graduation with honors, and in other approved courses that extend over more than one semester.

Requests for approval to use the DFR grade in courses that extend over more than one semester, which therefore require postponement of the final grade report, must be submitted in writing by the executive officer of the department offering the courses to the dean of the college for concurrence. A copy of the approval will be sent to the Office of the Registrar, which maintains a list of all courses approved for the DFR grade.

**Graduate students:** The symbol DFR in courses other than thesis (499/599) must be converted to a permanent grade no later than the end of the next semester in which the student is registered. If no grade change is submitted within that period, the DFR will be converted as follows: for letter graded courses to an F, for courses graded Satisfactory/Unsatisfactory to a U, and for courses taken on Credit/No Credit basis to an NC. The DFR symbol for thesis courses (499/599) stands indefinitely until a Supplemental Grade Report Form is submitted by the adviser at the completion (successful or unsuccessful) of the thesis.

**S** Satisfactory.

**U** Unsatisfactory.
Satisfactory and Unsatisfactory are to be used only as final grades in graduate thesis research courses, in graduate and undergraduate courses given for zero credit, and in other courses that have been specifically approved by the head or chairperson of the department concerned, with concurrence of the college dean. A current list of courses that have received such approval is maintained in the Office of the Registrar. The fact that a particular course or a section of a course will be offered on the S/U basis must be clearly announced in the Course Explorer (https://courses.illinois.edu) along with other pertinent course or section information.

PS Used for test-based credit (proficiency or special exam). A minimum grade of C- is required.

§ 3-105 Credit-No Credit Grading Options

(a) The credit-no credit grading option is designed to encourage student exploration into areas of academic interest that they might otherwise avoid for fear of poor grades. All students considering this option are cautioned that many graduate and professional schools consider applicants whose transcripts bear a significant number of nongrade symbols less favorably than those whose transcripts contain none or very few. Likewise, in computing a preadmission grade-point average, some of these schools may convert the NC symbol to a failing grade since they do not know whether the actual grade was a D or F.

(b) All Students

(1) Credit-no credit courses are not counted toward the grade-point average but are included as part of the total credit hours.

(2) Instructors are not informed of those students in their classes who are taking work under the credit-no credit option, and they report the usual letter grades at the end of the course. These grades are automatically converted to CR or NC.

(3) Grades of C- or better are required in order to earn credit.

(4) Final grades of CR or NC (for credit or no credit) are recorded on the student’s permanent academic record and subsequently will not be changed to letter grades.

(5) Students enrolled in self-paced online courses may elect the credit-no credit option prior to completion of one-eighth of the lessons contained in the course; however, should they desire to return to a letter grade, an amended credit-no credit form must be filed prior to completion of one-half of the lessons.

(c) Undergraduate Students

(1) Any undergraduate student on clear status may elect the credit-no credit option.

(2) To elect the credit-no credit option, students must obtain the approval of their adviser or, in the case of self-paced online courses, their adviser or college office.

(3) Students who are placed on probation after enrolling must change their program to eliminate the credit-no credit option.

(4) A maximum of eighteen semester hours earned under the credit-no credit option may be applied toward a degree at the Urbana-Champaign campus of the University. Self-paced online courses taken on a credit-no credit basis will be included in the eighteen semester hour maximum credit-no credit limit allowed. A full-time student may take a maximum of two courses each semester under the credit-no credit option. Part-time students may take one course each semester under this option. Summer session students may take one course under the credit-no credit option.

(5) Any lower- or upper-division course may be chosen under the credit-no credit option except courses used to satisfy the University’s general education requirements, courses designated by name or area by the major department for satisfying the major, minor, or field of concentration, or those specifically required by name by the college for graduation.

(6) In cases of subsequent change of major or field of concentration, courses previously taken under the credit-no credit option in the new field may qualify for meeting major requirements.

(7) An undergraduate student must choose between the graded option and the credit-no
credit grade option prior to the midpoint of the course (the end of the eighth week in a sixteen-week term). The credit-no credit option form must be properly approved and deposited in the college office.

(d) Professional Students

(1) Students in the Colleges of Law and Veterinary Medicine may elect the credit-no credit option only in undergraduate courses not required as part of the professional curriculum.

(2) A student in either the College of Law or the College of Veterinary Medicine must choose between the graded option and the credit-no credit grade option prior to the midpoint of the course (the end of the eighth week in a sixteen-week term). The credit-no credit option form must be properly approved and deposited in the college office.

(e) Graduate Students

(1) Graduate students may elect the credit-no credit option through the last day allowed for dropping a course without academic penalty. Students may elect to return to the regular grade basis by filing an amended request by the deadline date for dropping a course without academic penalty as indicated in the Graduate College calendar. The credit-no credit option form must be properly approved and deposited with the Graduate College, 204 Coble Hall, 801 S. Wright Street, Champaign, IL 61820.

(2) The student’s adviser must approve the election of this option in accordance with the policy established by the major department.

(3) Over the entire course of a degree program, a student must earn at least two credit hours of standard graded (A+ to D-) course work for each hour of earned credit-no credit course work.

(4) In any one semester, a student may take no more than four credit hours on a credit-no credit basis, except in these cases:

(A) Students registering for Study Abroad or Domestic Study Away.

(B) Students enrolling in one 5 hour undergraduate language course.

(5) Hours transferred from another University cannot be used as part of the “graded course work.”

(6) If a student is admitted on a limited basis, or if a student falls below the Graduate College minimum grade-point average of 2.75 (or below the departmental minimum grade-point average) and is placed on probation, he or she will not be allowed to register for credit-no credit course work for hours until the grade-point average has been raised to the minimum and the probation designation has been removed.

§ 3-106 Grade Corrections

When a student’s grade has been incorrectly reported, the instructor may correct the grade with the approval of the executive officer for the unit in which the course is offered. (Exception: an ABS grade may be changed to a letter grade only with the additional approval of the dean of the college in which the student was registered at the time the original grade was assigned.) The regular supplemental grade form is used to report the corrected grade; all copies of the form must be submitted to the student’s college office.

§ 3-107 Procedures for Review of Alleged Capricious Grading

(a) Capricious grading, as that term is used herein, constitutes any of the following: (1) the assignment of a grade to a particular student on some basis other than performance in the course; (2) the assignment of a grade to a particular student by resort to more exacting or demanding standards than were applied to other students registered for the same credit in that course; (3) the assignment of a grade representing a substantial departure from the instructor’s previously announced standards. The following procedures are not to be used: (1) to review the judgment of an instructor in assessing the quality of a student’s work, or (2) in cases involving alleged violations of academic integrity (see §§ 1-401 to 1-406).

(b) A Capricious Grading Committee shall be appointed or elected annually by each unit’s executive officer. If the instructor of the course is a member of the committee, that instructor shall be disqualified from the consideration of any appeal involving the instructor. If a committee member has a significant professional or personal involvement with the facts
of, or the parties to, the appeal (a conflict of interest), that committee member shall be disqualified from hearing the appeal. The determination that a conflict of interest exists shall be made by the EO (department or unit executive officer or designee) or, if the EO has a conflict of interest, by the dean of the college.

(c) A student who believes that a semester grade is improper and the result of capricious grading should first confer promptly with the instructor in the course or, if the instructor is unavailable, with the EO. If the student and the instructor (or, in the instructor’s absence, the EO) are unable to arrive at a mutually agreeable solution, the student may file an appeal within 30 business days after the start of the fall semester (for a grade assigned the previous spring); or spring semester (for a grade assigned the previous fall).

(d) The student shall file an appeal by submitting to the EO a written statement particularizing the basis for the allegation of capricious grading and presenting any available supporting evidence. The EO shall submit a copy of the student’s written statement to the instructor of the course with a request that the instructor promptly submit a written response thereto.

(e) The EO shall then submit the appeal and response to the unit’s Capricious Grading Committee. The committee shall proceed to hold a fact-finding session concerning the allegations set forth in the appeal. A quorum consisting of 75 percent of the elected committee is required for this session. Both the student and the instructor shall be entitled to be present throughout this session and to present any evidence relevant to the manner in which the grade was assigned, including testimony by other persons. Both the student and the instructor shall have an opportunity to question or refute any evidence presented. The confidentiality of all evidence shall be preserved. The student and instructor may each be accompanied by a person to assist them in presenting evidence. The session shall not be open to the public.

(f) At the close of the session, the committee shall deliberate privately. If a majority of the elected committee, or a majority of those remaining if the committee member is disqualified under the procedure outlined in subsection (b) above, shall find the allegation of capricious grading not supported by substantial evidence, it shall dismiss the appeal. If the committee finds the allegation of capricious grading to be supported by substantial evidence, the committee shall proceed to determine the most appropriate remedy. The committee may direct the instructor to grade the student’s work anew or to give the student a new examination in the course, or may take such other action as will bring about substantial justice in the individual case. However, except in the most extraordinary circumstances the committee should not award the student a new grade in the course. The decision of the committee shall be reported in writing to the student, the instructor, and the departmental office. Except as provided in subsection (i) below, the committee’s decision is final.

(g) The committee is not authorized to reprimand or otherwise take disciplinary action against the instructor. Evidence put before the committee shall be admissible in any disciplinary proceedings that may thereafter be undertaken against the instructor, but the disciplinary body shall make an independent determination of whether that evidence and any other information before that body constitutes sufficient proof of the conduct charged.

(h) None of the established procedures available to the instructor to raise grievances before the Faculty Advisory Committee or alleged violations of academic freedom before the Senate Committee on Academic Freedom and Tenure shall be abridged or affected by the actions of the committee.

(i) If the academic unit involved fails to follow the procedures outlined in this section, the student may file an appeal within 30 days to the dean of the college. If the dean (or dean’s designee) finds that the academic unit failed to follow the procedures outlined in this section, the student shall be entitled to a new hearing in compliance with this section.

§ 3-108 Procedures for Review of Instructor’s Ability to Communicate Clearly

(a) All academic departments are to take steps to ensure that all of their instructors are able to communicate clearly in the class.
(b) Students who find themselves in a class where their instructor is unable to communicate clearly should initiate the following procedure:
(1) Immediately contact the Executive Officer (EO) of the department in which the course is being offered to report the problem.
(2) If the EO determines that the instructor is unable to communicate clearly, the EO will take appropriate action.

§ 3-109 Academic Progress
(a) The progress of the student toward a degree is the concern of the dean of the college in which the student is enrolled.
(b) A student whose progress is unsatisfactory is subject to action by the dean of the college in which the student is enrolled under general provisions adopted by the faculty.

§ 3-110 Probation and Drop Rules - Undergraduate Students
(a) The following probation and drop rules apply in all undergraduate colleges on the Urbana-Champaign campus. They do not apply in the Graduate College, or the professional Colleges of Law and Veterinary Medicine. (See § 3-609(b) on notification.)
(1) Probationary status serves as a warning to the student that unless his or her scholarship improves, the student is subject to the drop rules.
(2) Probation and drop rules are based on the University of Illinois semester average or cumulative average (See § 3-103 on computation of scholastic averages.)
(b) Probation Rules
The following regulations shall be used to determine a student’s probationary status, provided drop rules do not apply:
(1) Beginning Freshman
A beginning freshman who does not earn at least a 2.0 (C) average in his or her first semester or during summer session is placed on a 2.0 probation for the next semester or summer session in which the student is registered.
(2) Students other than beginning freshman
(A) A student whose cumulative average is 2.0 or better in his or her first semester or during summer session is placed on a 2.0 probation for the next semester or summer session in which the student is registered.
(B) A student whose cumulative average is 1.75 to 1.99 inclusive is placed on a 2.25 probation.
(C) A student whose cumulative average is less than 1.75 inclusive is placed on a minimum 2.33 probation.
(D) A student may be placed on a “probationary status” at any time when, in the judgement of the college, his or her scholastic record warrants such action. Likewise, the probation rules may be waived when, in the judgement of the college, a student’s scholastic record indicates that the warning provided by the probationary status is unwarranted.
(3) Scholastic probationary status at the University may not be cleared by attendance at another institution except by special action of the dean of the student’s college.
(4) Removal from probation. Students on academic probation for failure to maintain the minimum grade-point average are returned to non-probationary standing upon obtaining a cumulative grade-point average of 2.0 (C = 2.0) or better.

(c) Drop Rules
The following regulations shall be used to determine if a student is to be dropped from the University.
(1) A student is dropped if he or she fails to earn at least a 1.0 (D) average in any academic semester (not including summer session).
(2) A student on probation who fails to meet his or her established probation level is dropped unless the student has achieved at least a 2.0 average or better for that semester and his or her cumulative average is at least 2.0.
(3) A student who fails to make satisfactory progress toward a degree is dropped. Examples would be repeated failure of a required course or failure to meet other conditions for continuation in the curriculum.
(4) A nondegree or part-time student who fails to complete the conditions of admission or continuation is dropped.
(5) The drop rules may be waived when, in the judgement of the student’s college, his or her scholastic record warrants such action.

PART 2. EXAMINATIONS

The following regulations will be applied with the understanding that the University must reasonably accommodate a student’s religious beliefs, observances, and practices in regard to the scheduling of examinations if the student informs his or her instructor of the conflict within one week after being informed of the examination schedule. These examinations include: evening, midterm, final, hourly, proficiency, and special examinations. Any student may appeal a decision. (See § 1-107(b).)

§ 3-201   Final Examinations

(a) All Students: The following regulations will be applied with the understanding that the University must reasonably accommodate a student’s religious beliefs, observances, and practices in accordance with § 1-107 and § 1-501 in regard to the scheduling of examinations if the student informs his or her instructor of the conflict within one week after being informed of the examination schedule. Appeal of an instructor’s decision of such accommodation may be made to the dean of the college in which the course is offered.

(1) Requirement for final examinations: Final examinations will be given during the scheduled final examination period for each course, except in a course that has a character that renders a final examination unnecessary or impracticable, as determined by the instructor.

(2) Change in final examination schedule: The Schedule of Final Examinations for all colleges (except Law and Veterinary Medicine) is prepared and published by the Office of the Registrar (http://registrar.illinois.edu/final-exam-schedule-public).

Instructors must give final examinations at the time specified in the Schedule of Final Examinations unless a change is approved in advance by the Office of the Provost. Requests for change should be submitted through the executive officer of the department in which the course is offered and the dean of the appropriate college. Permission will not be granted to those instructors wishing to change final examinations to a time outside the final examination week. Reading Day should be left entirely free of any mandatory course obligations so that students may use this opportunity to prepare for their upcoming final exams.

(3) Take-home final examinations: If take-home final examinations are assigned, they are to be submitted at the time and date of the regularly scheduled final examination. If instructors wish to depart from this practice, they must follow the procedure for changing the final examination schedule as outlined in § 3-201(a)(2).

(4) Remaining time during a final examination: Instructors are strongly encouraged to assist students in monitoring the amount of time remaining during a given final examination. Instructors are encouraged to verbalize the amount of time remaining in several intervals throughout the duration of the final examination.

(5) A student having more than two consecutive final examinations: No student should be required to take more than two consecutive final examinations. In a semester, this means that a student taking a final examination at 8:00 a.m. and another at 1:30 p.m. on the same day cannot be required to take a final examination that same evening. However, the student could be required to take a final examination beginning at 8:00 a.m. the next day. Similarly, a student having a final examination at 7:00 p.m. one day and another at 8:00 a.m. the next day cannot be required to take a final examination at 1:30 p.m. that second day. Any student having more than two consecutive final examinations is entitled to rescheduling as follows if he or she takes the following action no later than the last day of classes:

(A) The student must investigate whether a conflict final examination is being held at another time for any of the examinations involved.

Note: Instructional staff members are urged to announce any conflict final examinations by the last day of classes.

(B) If a conflict final examination has been scheduled for any of the courses, the
student must take one or more of these conflict final examinations. If conflict final examinations are offered for more than one course, the student must take the conflict for the course that has the largest number of students.

(C) If no conflict final examinations have been scheduled, the student must contact the instructor of the course having the largest number of students. The contact must be made no later than the last day of classes, and that instructor must provide a makeup final examination.

(6) Normally in a semester several combined-sections, conflict, and noncombined final examinations are given at the same time. As a guide to resolving conflicts, an order of priority has been established within each final examination period, and a student should resolve a conflict using the published final examination schedules and the following priority guidelines.

(A) National and state professional examinations (e.g., CPA, actuarial science, Architecture Registration Examination) take priority over campus final examinations. An instructor must offer a conflict final examination to a student scheduled to take a national or state professional examination and a campus final examination at the same time.

(B) A noncombined course final examination has precedence over any combined-sections or conflict final examination.

(C) A department offering a combined-sections final examination must provide a conflict examination if required to accommodate student conflicts.

(b) Undergraduate Students

(1) Undergraduate students must obtain the approval of the dean of their college to defer a final examination. Undergraduate students who must miss a scheduled final examination should report this fact to the dean of their college as soon as possible and before the final examination period begins.

(2) For satisfactory reasons, students may be “excused” by the dean of their college and examined later by their instructor. Absence from a final examination for any other cause is reported as a final grade of “absent” (ABS) in the course and counts as a failure. (See § 3-103.)

(c) Graduate Students

(1) Graduate students who are unable to take a final examination at the scheduled time or to complete other requirements of a course must make individual arrangements with the instructor. (See § 3-104.)

(2) Approval of this deferment by the dean of the Graduate College is not required.

§ 3-202 Evening, Midterm, and Hourly Examinations

The following regulations will be adhered to regarding examinations given at times other than during regular class periods. These policies do not apply to final examinations.

(a) The scheduling of an evening examination requires the approval of the departmental executive officer unless the course meets regularly on the hour and day the examination is scheduled.

(b) Any examination, except a final, given at other than the regular class hour, and when the University is in session, will be scheduled between 7:00 p.m. and 10:00 p.m., on Monday, Tuesday, Wednesday, or Thursday. An examination may also be given on Friday evening or on Saturday morning when, in the opinion of the dean, exceptional circumstances appear to warrant it.

(c) Students are to be excused from one or more regular class periods for an amount of time equivalent to that required for the evening examination.

(d) Evening examinations may be given only in courses with multiple sections unless, in the opinion of the departmental executive officer, special circumstances appear to justify an exception.

(e) Conflict or makeup examinations must be arranged for those students who cannot take the scheduled evening examination because of the conflicts arising from participation in any of the following activities:
(1) Other examinations, including special examinations, scheduled at a prior date. Priority will be given to the examination announced in class the earliest in the semester. If the two (or more) examinations being held at the same time were announced on the first day of class of each course, conflict and makeup examinations will be offered by the instructors of all of these courses and the students may choose which conflict or makeup examinations they wish to take.

(2) Regularly scheduled performances or rehearsals.

(3) Regularly scheduled classes.

(4) Sickness, regular employment, or other extenuating circumstances. Appeal of an instructor’s decision regarding the excused absence may be made to the dean of the college.

(5) Religious observances and practices in accordance with § 1-107 and § 1-501. Appeal of an instructor’s decision regarding the excused absence may be made to the dean of the college in which the course is offered.

(f) Conflict or makeup examinations should be held within one week of the regularly scheduled examinations. Conflict or makeup examinations should be held during the class period from which students are excused for the evening examination; when not possible, they should be held between the hours of 7:50 a.m. – 10:00 p.m. Monday – Thursday and 7:50 a.m. – 5:00 p.m. Friday, unless approved in advance by the Office of the Provost.

§ 3-203 Proficiency Examinations
(a) All Students
(1) Proficiency exams offer students the opportunity to earn academic credit that counts toward degree completion without actually taking the course for which they earn the credit.

(2) Information concerning proficiency examinations may be obtained from the student’s college or from the department offering the course for which the student wishes to earn proficiency credit. Except as provided in subsection (3)(D) below, a student must secure the consent of the head or chairperson of the department concerned to take these examinations.

(3) Departmental proficiency examinations may be taken only by the following:
(A) Students who are currently enrolled for courses on the Urbana-Champaign campus. (A person attending only as an auditor is not considered to be “currently enrolled.”) For the purpose of this rule, a student who has completed the work of fall semester or winter session is considered to be “currently enrolled for courses” for fifteen days after the close of the final examination period, including graduating seniors; and a student who has completed the work of spring semester or a summer session is considered to be “currently enrolled for courses” up to the end of the registration period for the following fall semester, including graduating seniors.

(B) Persons who have been previously registered in a degree program and are currently registered in an online course or an extramural course offered by the University.

(C) Persons who are not registered in the University at the time they wish to take a departmental proficiency exam but who are candidates for undergraduate degrees at the University of Illinois who need no more than ten semester hours to complete the requirements for their degrees. (See § 3-204 on special examinations.)

(D) Students who participate in the proficiency testing sessions offered during New Student Welcome Week, at the beginning of the fall semester, or at the beginning of the spring semester. Credit earned by this method does not become a part of the student’s University record until after he or she has completed registration.

(4) Departmental proficiency examinations may NOT be taken in the following circumstances:
(A) To earn credit for a course that has been failed, meaning the student earned a grade of F, FR, or ABS. (See § 3-204 on special examinations.)

(B) To change to a PS an earned grade that was lower than what the student desired.

(C) To earn credit for an elementary-level college course which is part of a sequence of courses covering elementary- and intermediate-level material when the
student has already received credit, or is scheduled to receive credit, for one or more than one semester of work in the subject.

(5) The grade for proficiency examinations is PS or F.
   (A) A grade of PS is awarded when the student earns at least a C- on the examination. Individual departments may set the minimum passing score for their departmental proficiency exams to be higher than a C-.
   (B) A grade of F is awarded when the student earns lower than a C-, or lower than the department’s minimum score. An F is not recorded in the student’s official academic record and does not appear on his or her transcript. However, departments may keep internal records and prohibit a student from re-taking the departmental proficiency examination.
   (C) The department that offers a departmental proficiency exam is responsible for submitting PS grades to the Registrar’s Office within 4 weeks of the date of the proficiency exam.

(6) Proficiency examinations are generally given at no cost to the student; however, a fee may be charged for proficiency examinations from agencies outside the University.

(7) Students wishing to take a proficiency examination in a subject not offered at the campus at which they are or have been registered, but offered at another campus of the University, may do so upon satisfying the above conditions, provided they obtain approval from their primary campus (the campus at which they were last registered) for concurrent registration prior to taking the examination.

(8) Departments have no obligation to administer proficiency exams to students from other institutions who are not currently enrolled at the University of Illinois, as defined in subsection (a)(3)(A) above.

(b) Undergraduate Students
   (1) Proficiency examinations for advanced standing are offered in all University courses normally open to freshmen and sophomores.
   (2) A student may take proficiency examinations in more advanced undergraduate courses on the recommendation of the head or chairperson of the department and with the approval of the dean of the college in which the department offering the proficiency exam is located.
   (3) Proficiency examinations for advanced courses may be taken by graduating seniors at any time designated by the instructor within the time limits of subsection (a)(3)(A) above.
   (4) Undergraduate students who pass a proficiency examination are given credit toward graduation for the amount regularly allowed in the course, provided such credit does not duplicate credit counted for admission to the University and provided the credit is acceptable in their curriculum.
   (5) Credit earned by a proficiency examination does not count toward satisfying the minimum requirement of sixty semester hours of University of Illinois at Urbana-Champaign credit. (See § 3-801 for details on the credit requirements for a bachelor’s degree.)

(c) Graduate Students
   (1) Graduate students may satisfy specific requirements by passing proficiency examinations.
   (2) Credit earned by passing a proficiency examination cannot be applied toward graduate degrees.

§ 3-204 Special Examinations
   (a) Special examinations offer students who failed a course another opportunity to pass the course and earn academic credit counting toward degree completion.
   (b) A special examination may be given only in the following circumstances:
       (1) the student earned a failing grade (F, FR, or ABS) in the University of Illinois course.
       (2) a special examination is recommended by the head or chair of the department offering the course which the student failed, or by an individual duly authorized by the head or chair, whether the course is traditional, blended, online, a self-paced online course, or other
       (3) the special examination is approved by the dean of the college in which the student is
enrolled.  
(4) a special examination permit was issued by the Office of the Registrar because the individual seeking the special examination is a currently enrolled student, or is a former student who is not currently registered but who has no more than 10 semester hours remaining to complete his or her degree. 

(5) the instructor designates when the special examination will be given, within the time limits of § 3-203, subsection (a)(3)(A), including for graduating seniors; but students who are not currently enrolled in the University and who have failed an online course or a self-paced online course must take the Special Examination within 30 days of grade roll. 
   (A) The exam must be administered after the close of the semester, winter session, or summer session in which the course was failed. 
   (B) The exam must be administered before the end of the next semester in which the student is registered following failure in the course. 

(c) A student who has been dropped from the University is not eligible to take special examinations unless he or she has been reinstated and meets the conditions stated in § 3-203(a)(3)(A) above. 

(d) Special examinations are given at no additional cost to the student. 

(e) Special examination grades are reported as PS or F. 
   (1) A grade of PS is awarded when the student earns at least a C- on the examination. 
   (2) A grade of F is awarded when the student earns lower than a C-. 
   (3) An F is not recorded in the student’s official academic record and does not appear on his or her transcript. However, departments may prohibit a student from retaking the examination. 
   (4) The instructor that administers the special exam is responsible for submitting PS grades to the Registrar’s Office within 4 weeks of the date of the exam. 
   (5) A student given a grade of PS in a special examination will receive the credit normally allowed for the course, subject to all regulations governing the individual student’s curriculum. 
   (6) Grades earned on special examinations are not included in the computation of grade point averages. (A passing grade on a special examination does not remove the previously earned failing grade.)

PART 3. REGISTRATION, COURSE CHANGES, AND WITHDRAWAL

§ 3-301 Number of Hours Required 

(a) All Students 
   (1) For undergraduate, graduate, and professional students, the minimum program required for receipt of maximum educational benefit payments under the Veteran’s Readjustment Benefits Act of 1966 and receipt of Social Security benefits as a dependent is 12 hours in a semester (six hours in the summer term). 
   (2) Twelve credit hours and above in a semester constitute a full program of study for tuition and fee assessment; in the summer term, the number of hours is six and above. (See § 3-501(b) on credit ranges.) 
   (3) Registration in at least 12 credit hours in a semester is required for certification as a full-time student with one exception. Graduate students with assistantship appointments of 25–67%, inclusive, for a semester will be considered full-time for certification purposes when they are registered for at least eight credit hours. For purposes of load calculation, English as a Second Language courses required or recommended by the English as a Second Language Placement Test will count as four hours even if the registration is listed in the student registration systems as zero hours. Registration in at least six credit hours is required for certification as a half-time student in a semester. In the summer term, registration in at least six credit hours is required for full-time certification. 
   (4) For University academic terms of other lengths, the number of hours are determined proportionately in accordance with the above principles. 
   (5) Study Abroad students shall be considered full-time for academic purposes at the University when they are enrolled for at least the minimum full-time academic load as defined by the international institution. However, federal regulations require that students must take and transfer back 12 or more University of Illinois at Urbana-
Champaign hours to be considered full-time for financial aid purposes.

(b) Undergraduate Students
   (1) Each student is required to pursue a normal program of studies. The number of hours varies with the college and curriculum. More or less than a normal program may be permitted only by authority of the dean of the college or designated representative.
   (2) In most colleges, 12 semester hours are required for Dean’s List recognition. (See § 3-401.)

§ 3-302 Classification of Undergraduate Students
   (a) Classification of undergraduate students is made by the Office of the Registrar based upon the number of credit hours earned. Classification for registration, enrollment verification, and assessment purposes (except as indicated in subsection (b) below) is based on the following scale:

   - Freshman standing 0–29.9 hours
   - Sophomore standing 30–59.9 hours
   - Junior standing 60–89.9 hours
   - Senior standing 90 or more hours

   (b) Students entering the University directly from high school as degree candidates with academic credit earned by advanced placement or similar programs for superior students are considered freshmen for the purpose of admission and registration, but not tuition assessment, regardless of the number of college credit hours they have earned at other institutions or by examination. A freshman applicant is a degree-seeking student who applies for admission while attending high school, regardless of the amount of college credit earned; or is a student enrolled in the fall term who attended college for the first time in the prior summer term; or who, since graduating from high school, has not attended another postsecondary institution as a degree-seeking undergraduate student.

§ 3-303 Registration
   (a) When a student registers for courses, the student agrees to pay tuition and fees to the University according to the payment policies and schedules adopted by the Board of Trustees. If a student wishes to cancel his/her registration, and thus avoid payment of tuition and fee charges, the student must do so in accordance with § 3-308.

   Unauthorized use of University computerized systems, data, or resources; unauthorized use of another individual’s identification, account, or password; or an attempt to gain unauthorized access is prohibited by University policy and may constitute a violation of Illinois state law. Access to the student registration system will be terminated if the student is found to be making excessive unsuccessful registration attempts. The student’s college should be consulted in that instance.

   (b) Days for registration are designated for each term and are published in the Office of the Registrar Academic Calendars (http://registrar.illinois.edu/academic-calendars) for that term. Each term, students are assigned an earliest registration time (time ticket) when they may first use the course enrollment portion of the student registration system. Registration times are assigned on the basis of the college of enrollment and credit hours earned. Access is subject to holds that may be imposed by the student’s college of enrollment or an administrative office.

   (c) A student who has courses on their record as of the first day of instruction is registered in courses as shown on the student’s schedule and thus obligated to pay all tuition and fees assessed.

   (d) Course registration: A student may register in courses subject to conditions imposed by the colleges and academic departments.
   (1) Colleges and departments reserve the right to impose registration requirements and prerequisites; to reassign students to other sections in a course; to withdraw students from a course or section after the course is on the student’s record; or to cancel a course offering or section for legitimate educational reasons (for example, whenever minimum enrollment standards have not been met).
(2) The registration of a student who fails to meet conditions for continued enrollment may be canceled by college action.

(3) Conditions for course registrations and changes to them may be publicized in the Course Explorer (https://courses.illinois.edu) or other media available to the University and in department offices.

(e) Under certain conditions, a college, a department, or the Office of the Registrar may alter or create a student’s course registration. For example:
(1) Students may request the appropriate administrative office to act if they are unable to take action because of deadlines and/or restrictions enforced by the student registration system.
(2) First-year students in law and veterinary medicine may be registered by their colleges.

(f) The initial billing for each term will be available online as an electronic bill (E-Bill) no later than the first week of the next month after the term begins for all students who have courses on record as of the first day of instruction. The University no longer mails student account bills to registered students.

§ 3-304 Registration of Nondegree Students
(a) Nondegree students register under one of the two registration options:
(1) Academic year: Fall and spring semesters with optional summer and winter sessions.
(2) Summer term only: Registration for fall and spring terms is not allowed; application for admission is necessary to be considered for the academic year enrollment pattern.

(b) Part-time nondegree students are subject to the following restrictions:
(1) The college of enrollment (home department, at the graduate level) has the right to terminate a continuing nondegree student’s registration authorization at any time prior to the beginning of a term.
(2) Registration is limited to part-time status (less than twelve credit hours) in the fall or spring semester.
(3) Part-time nondegree students are ineligible for early registration for the fall or spring semester; they may, however, register as follows:
   (A) Starting on July 15 or the next business day for the fall semester.
   (B) Starting the next business day after the advanced registration period concludes for degree-seeking students for the winter session and spring semester;
   (C) Summer session opens to degree-seeking and nondegree students simultaneously.
(4) The same grading system is applicable to degree and nondegree students. Credit earned on nondegree status is not applicable to a degree except by subsequent admission to degree status and, at the graduate and professional level, successful petition for application of such credit to the degree. A maximum of twelve hours of graduate credit earned while on nondegree status may be applied to a degree.
(5) Nondegree students must apply for admission to be considered for degree status enrollment.

(c) Persons admitted to the university for participation in the following programs are eligible for full-time status, and thus early registration privileges:
(1) online and/or off-campus programs;
(2) university-affiliated exchange programs;
(3) study abroad programs for students who are enrolled at other institutions.

(d) No other students are given the privilege of full-time nondegree status without the permission of both the college admitting the student and the colleges offering the courses in which the student wishes to enroll.

(e) Students in concurrent enrollment at the University of Illinois at Chicago or at Springfield are part-time nondegree students, ineligible for early registration in the fall or spring semester.
§ 3-305 Registration of Auditors
(a) An “auditor” is only a listener in the classes attended; he or she is not a participant in any part of the exercises.

(b) A student attending as an auditor only is not considered to be a current student.

(c) Auditors are not permitted in laboratory, military, kinesiology (other than theory), or studio classes.

(d) Permission to attend a class as an auditor is granted only by the instructor of the class, classroom space permitting, with the approval of the dean of the college concerned. Written approval must be obtained on an official Auditor’s Permit. This form should be presented to the instructor at the first class meeting and submitted to the appropriate college office by the 10th day of instruction (7th day of instruction for summer term).

(e) Current students must obtain approval of the dean of their home college. Former students not currently registered must obtain the approval of the dean of the college in which they were last registered. Persons not previously registered obtain the approval of the dean of the college in which the course is offered.

(f) Audit requests submitted after the census date will require written proof from the instructor that the student has not participated in the class activities.

(g) Students on “dropped” status are not eligible to audit classes. (See § 3-110 on drop rules.)

(h) Staff employees of the University must secure the recommendation of the head of the department in which they work.

(i) Students registered full time (Tuition Range I) are not charged a fee for auditing classes. (See § 3-501(b).)

(j) Persons not registered in University courses and students registered in a partial program (Range II, III, or IV) are charged a fee of $15 (amount subject to change) for each course attended as an auditor. The auditor’s fee is waived for persons sixty-five years of age or older. Proof of age must be presented at the Records Service Center, 901 West Illinois Street, Urbana.

(k) Students who change from credit registration to auditor status in the same course and who are not eligible for refund of tuition and/or fees for credit registration dropped are not charged the auditor’s fee.

(l) An audited course will appear on the student transcript with a grade of AU.

(m) For graduate students, audited courses may not be repeated for graduate credit and otherwise do not count toward the registration requirement for fellows.

§ 3-306 Payments
(a) A student must remit payment by the due date shown on the “View Account” link in Student Self-Service. A student who fails to meet the due date is assessed a monthly Late Payment charge equal to 1.5 percent of the delinquent balance or $1, whichever is greater, a Past Due charge of $2 per month, and a one-time Collections Administration Fee of $42 if the account is referred for collection. In addition, delinquent accounts will be subject to a financial hold, which may prevent registration and/or release of the student’s academic record.

(b) A student who either fails to withdraw officially from the University or withdraws following the refund period is responsible for payment of all tuition and fee charges. (See § 3-508.)

§ 3-307 Late Registration
(a) General Provisions
(1) The individual colleges determine the latest date on which their students may register.
(2) Students initiating registration after the first day of instruction in a fall or spring
semester will be assessed a late registration charge of $15 (amount subject to change). No late registration charge is assessed for the summer term.

(3) The late registration charge may be waived upon petition in exceptional circumstances, such as serious illness or death in the immediate family, or other circumstances beyond the control of the student. The petition is available on the Office of the Registrar website.

(4) Students who are registering only for second eight-week or non-standard part-of-semester courses are not registering late, provided their registration is completed before the second class meeting.

(5) The late registration charge is not covered by scholarships or other tuition and fee waivers.

(b) Registration after the first ten days of a term

(1) A student who registers after the first ten days of a term must have a Late Registration Form completed and approved by the department offering the course.

(2) Undergraduate students must submit the completed Late Registration Form to their college office to complete the registration. Graduate students must submit the completed Late Registration Form to the Graduate College. A service representative will register the student in the courses approved on the form.

§ 3-308 Cancellation of Registration

(a) A student who has placed courses on her/his record and later decides not to attend the University may cancel registration before the first day of instruction for the semester of the courses, provided the student has neither attended any classes nor received any related student services.

(b) Once a student has attended a class or used campus services, the student may not cancel his/her registration. If the student leaves the University, the student must officially withdraw from the University as required by § 3-312. Refunds for students who withdraw from the University are governed by § 3-508.

(c) Before the first day of instruction for a term, a student may cancel registration and be relieved of all tuition and fee charges. A student may cancel registration in one of the following ways:

(1) By using the online student registration system to drop all classes or submit a Cancel Registration request by 11:59 p.m. (CT) on the last business day before the first day of instruction for the term.

(2) By submitting a written request for cancellation of registration to the student’s undergraduate college or graduate department office. The request must be received no later than the close of business on the last business day before the first day of instruction.

§ 3-309 Repeated Undergraduate Courses and Campus Grade Replacement

(a) In General

(1) A student who repeats a subject for which the student has previously received credit (either by class work at the University, or by advanced standing previously allowed for work done elsewhere) does not forfeit the original credit in the event the student should fail the course on the second attempt. Where a course has been repeated, both the original and subsequent grades are included in the average if the course is acceptable toward graduation, but the credit is counted only once. (See § 3-103 on computation of grades.)

(2) If the course is repeated yet again, all grades received, passed or failed, are counted in the graduation average, except as indicated in § 3-802 on minimum scholarship requirements for graduation.

(b) Campus Grade Replacement

(1) Undergraduate students may repeat courses for grade replacement according to the following set criteria. If these conditions are not met, the general policy governing repeated courses applies.

(A) Students may repeat for grade replacement up to a total of 4 distinct courses, not
to exceed a maximum of 10 semester hours, taken at the University of Illinois at Urbana-Champaign.

(B) A course in which an academic integrity violation, under § 1-403 of the Code has been officially reported may not be repeated for grade replacement.

(C) A course may be repeated for grade replacement only once.

(D) Courses may be repeated for grade replacement only in those cases in which students received grades of C-, D+, D, D-, or F on the first attempt.

(E) Variable credit courses must be taken for the same number of credit hours when repeated for grade replacement. Special topics courses must be taken for the same topic when repeated for grade replacement.

(F) A student who has been awarded a degree from the University of Illinois may not subsequently repeat a course from that degree program for the purposes of grade replacement.

(2) When a student repeats a course for grade replacement, the transcript is affected as follows:

(A) Both course enrollments and corresponding grades appear on the official transcript.

(B) The first course enrollment on the student’s transcript will be permanently identified as a course that has been repeated for grade replacement.

(C) Where a course has been repeated for grade replacement, the course credit earned will be counted only once toward degree and program requirements. In the event that the student should fail the course on the second attempt, the student does not forfeit the original credit (§ 3-309(a)(1)).

(D) When a course has been repeated for grade replacement, only the grade received in the second enrollment for the course will count in the student’s grade point average. In the event that the student should fail the course on the second attempt, while having earned a passing grade in the first attempt, the general policy governing course repeats applies: all grades received, passed, or failed will be counted in the graduation average (§ 3-309(a)(2)) except as indicated in (§ 3-802) on minimum scholarship requirements for graduation.

(3) Students must register their intent to use the course repeat for grade replacement option by filing a form for this purpose at their college office during the first half of the term (e.g., the first eight weeks of the semester, the first four weeks of the summer session, or the first four weeks of an eight-week course) in which the course is taken.

§ 3-310 Self-Paced Online Courses

(a) Self-paced online courses are generally open to all students.

(1) High school students may enroll with the permission of the guidance counselor at their high schools or comparable permission and with university approval.

(2) Students seeking a degree from the University of Illinois at Urbana-Champaign must obtain the approval of their college or academic advisor to enroll in self-paced online courses.

(3) Graduate students may earn credit for self-paced online courses and, with department approval, the credit can be applied toward an advanced degree as long as the course is at the graduate level.

(4) Students who have been placed on academic drop from the University of Illinois must obtain the approval of the dean of their college for submission of an application for enrollment in any course offered by the University of Illinois at Urbana-Champaign.

(b) The number of self-paced online credit hours in which a student may enroll at one time is subject to the policies outlined in § 3-303 and § 3-304.

(c) Enrollment in self-paced online courses does not qualify a student for a student loan or an in-school deferment.

§ 3-311 Adding and Dropping Courses

(a) Except for courses described under subsection (b), a student may add a course during the Add Period, which is defined as the first ten instructional days of a semester or the first
five instructional days of an eight-week part of term. A student may drop a course during the first eight weeks of instruction of a semester or the first four weeks of an eight-week part of term. The deadlines for adding and dropping non-standard courses are determined proportionately in accordance with these principles based on parts of term; exact dates can be found on the Office of the Registrar Academic Calendars (http://registrar.illinois.edu/academic-calendars). A college or department may place an advising hold on a student whom they wish to see prior to adding or dropping a course.

(b) However, some instructors or departments may shorten the Add Period for specific courses before the deadlines, as outlined above in subsection (a), in cases where missing early class sessions would severely impair the student’s chances for successfully completing the course. An instructor who intends to shorten the Add Period must secure the approval of the unit’s Executive Officer before doing so. The instructor should also announce this restriction in class and include it in the course syllabus. Where this restriction is known in advance, it should be included in the course description and in the Class Schedule.

(c) When students are allowed to add a class within the designated Add Period, the instructor must reasonably accommodate them in making up work they have missed. For admission to a class after the designated Add Period, a student must secure the consent of the departmental representative in charge of the course who may require the student to pass an examination in the work already covered by the class or to present other satisfactory evidence of ability to proceed with the class.

(d) The following rules apply only in the undergraduate colleges. (See § 3-508 for refund deadlines.)

1. Provided the minimum academic load required by the college is maintained, courses (except required courses) may be dropped, and will not appear on a student’s transcript prior to the deadline found on the Office of the Registrar Academic Calendars (http://registrar.illinois.edu/academic-calendars).

2. A student’s college may grant an exception by petition to the drop deadline in the case of extraordinary circumstances beyond a student’s control (such as medical or other emergency reasons). If the student’s college determines a late drop is warranted, it will decide whether the course will be dropped without appearing on the student’s transcript, assigned a grade of W, or assigned a grade of F.

3. A Study Abroad student who is registered as full-time during the semester(s) abroad by a “placeholder” enrollment must maintain 12 credits or the full-time enrollment equivalent as defined by the international institution.

(e) Change of section within a course is permitted at the discretion of the department teaching the course.

§ 3-312 Withdrawal from the University—General Rules

(a) All Students

1. A student who leaves the University during any term must officially withdraw from the University. A student who is registered in only one course and later requests to drop that course must withdraw from the University. Failing grades will be assigned to any student who leaves the University without completing withdrawal.

2. Withdrawal procedures:

   (A) Obtain a withdrawal form from the office of the dean of the college or graduate department. The date the student notifies the college or graduate department office of his/her intent to withdraw should be recorded as the official withdrawal date.

   (B) Obtain the signatures of the University officers as indicated on the withdrawal form.

   (C) Upon the student’s request, the dean may file the withdrawal on behalf of the student.

3. Cancellation or withdrawal from the University does not abrogate the authority of the institution to pursue disciplinary action.

4. The student ID card remains valid for the term in which fees for services have been paid.
(b) Undergraduate Students
   (1) The dean may issue a withdrawal form with a notation that failing grades are to be recorded in specified courses in which the student is seriously deficient.
   (2) A student may be dropped or placed on probation for poor scholarship as of the date of the withdrawal at the discretion of the dean.
   (3) A student who withdraws from the University within the last three weeks of instruction in the semester or within the last two weeks in the summer term or whose status cannot be determined because of excused grades may have an academic hold placed by their college on any future registrations.

§ 3-313 Withdrawal from the University for Military or Other National Defense Services

(a) Undergraduate and Professional Students
   (1) Credit in Courses
      (A) Undergraduate or professional students who, after completing the seventh week and before completing the twelfth week of the semester, withdraw from the University to enter active service with the Armed Forces of the United States or other country (including the National Guard), or other service pertaining to the national defense that is approved by the appropriate University committee and do so enter within ten days of the date of withdrawal, shall be entitled to receive, without examination, credit for one-half of each course in which they have attained a standing of C- or better at the time of withdrawal. The grade reported shall be that attained in the course up to the time of withdrawal. (Grades reported below C- are recorded as W (withdrawn); grades of C- or higher reported in courses taken under the CR-NC option are recorded as CR.)
      (B) Students who are members of the Active Reserve Forces (including the National Guard) called to active duty under normal training orders will not be granted academic credit for courses in which they are enrolled unless they have requested a postponement of such a period of active duty for training until the summer, and unless the University has received a verification that such a request was officially denied. This requirement, however, shall not apply to individuals who are called to active duty as a result of national emergency or as a result of the mobilization of the Reserve Forces (including the National Guard).
      (C) Where such withdrawal occurs upon completion of the twelfth week of the semester, or later, such student shall be entitled to receive full credit upon like conditions.
      (D) In cases in which withdrawal occurs during terms of different lengths, the same credit provisions prevail, as follows:
         Twelve-Week Term – Half credit after six weeks; full credit after nine weeks.
         Eight-Week Session – Half credit after four weeks; full credit after six weeks.
      (E) Students, irrespective of their grade in any course in which they are then registered, who withdraw from the University at any time for any of the above-mentioned reasons, shall be entitled at their discretion to take an examination for credit in the course or for credit for only the first half thereof. The usual grading system applies. (See § 3-102 on grading system.)
   (2) Graduation
      (A) Students who have been at the University for not less than two full semesters, who have met all requirements for graduation (including minimum scholarship requirements), except those that they would fulfill by completing the courses for which they are registered at the time of withdrawal from the University to enter active service with the Armed Forces, will receive full credit in those courses and may be recommended for a degree provided they have completed the seventh week of that semester (sixth week in a twelve-week term or fourth week in an eight-week session), and provided they have a standing in the courses for which they are registered that, if maintained to the end of the semester, would satisfy the requirements for graduation. If the withdrawal occurs before the completion of the seventh week of such semester (sixth week in a twelve-week term or fourth week in an eight-week session), students may be recommended for a degree upon passing examinations covering the first half of the subject matter of
the courses in which they are then registered.

(B) A senior who is eligible for continuing enrollment who at any time leaves the University to enter military service and does so enter within ten days, and who lacks no more than one-sixteenth of the total credit hours required for a degree, may, at the discretion of the college concerned and on approval of his or her major department, be recommended for such degree. But no student should be considered eligible for this privilege who has acquired hours under the provisions of subsection (2)(A) above.

(i) “A senior who is eligible to continue” shall be interpreted to mean one whose progress during his or her University registrations has been satisfactory to the administrative officers of his or her college. Among grounds for dissatisfaction might be negligence in meeting requirements, or scholastic deficiencies.

(ii) “At any time” shall be interpreted to mean “during any semester of enrollment or the interim between successive semesters.” It is not intended that students who stay out of college for any semester, and who thus do not make continuous progress to their degrees, shall be eligible for the privilege extended in these rules.

(b) Graduate Students
A graduate student who withdraws from the University at any time to enter active service with the Armed Forces, or other service pertaining to the national defense as determined by the appropriate University committee, shall be entitled to receive such credit for work theretofore done by the student as the professor in charge of his or her major work and the dean of the Graduate College, in accordance with the recommendation of the instructor or instructors in charge of the work in which he or she is registered, deem proper, these officers being guided by policies comparable to those that apply to undergraduate students who withdraw from the University in order to enter into active service with the Armed Forces, or other service pertaining to the national defense.

PART 4. UNDERGRADUATE ACADEMIC RECOGNITION

§ 3-401 The Dean’s List
(a) The names of eligible undergraduates who have achieved a grade-point average for a given semester that places them approximately in the top 20 percent of their college will be included on a list prepared for the dean of the college. The GPA level for the Dean’s List will be set by each college and may be adjusted periodically.

(b) To be eligible for Dean’s List recognition, students must complete at least 12 academic semester hours taken for a letter grade (A through F). Students with I, DFR, or missing grades will be added as soon as letter grades are resolved and eligibility can be determined.

(c) Students who are registered with Disability Resources and Educational Services (DRES) who are enrolled less than 12 but a minimum of nine graded semester hours who are in the top 20 percent of their college are also eligible. Such students must sign a release with DRES indicating their consent for consideration for Dean’s List eligibility and have submitted that consent to their home unit’s academic affairs office no later than Reading Day in the semester in which they wish to be considered for Dean’s List. These consent forms are valid only for the semester in which they are issued, and students must submit by the deadline updated consent forms for each semester in which they wish to be considered for Dean’s List.

§ 3-402 Campus Honors Program—Chancellor’s Scholars
(a) A select number of high-achieving students are admitted to the Campus Honors Program annually and are designated as “Chancellor’s Scholars.” This recognition is noted on the official University record for each term the student meets program requirements.

(b) Students may enroll in any undergraduate curriculum and are also encouraged to participate in departmental and college honors programs.

(c) As Chancellor’s Scholars, students register in special small honors sections of classes that
fulfill elective and general education requirements. They are able to participate in extensive co-curricular activities involving informal interaction with notable campus faculty members and outside speakers. Those students who elect to complete additional program requirements are eligible to graduate as a “Distinguished Chancellor’s Scholar,” which is noted on the official University record during the student’s final semester in the program.

(d) For additional information, contact the Campus Honors Program website at www.honors.illinois.edu.

§ 3-403 Edmund J. James Scholars
Successful performance for one academic year as an Edmund J. James Scholar is recorded on the student’s official University record as “Edmund J. James Scholar for Academic Year XXXX-XXXX.” Specific criteria for appointment and recognition as a James Scholar vary from college to college.

§ 3-404 University Honors—Bronze Tablet
(a) Sustained academic achievement is recognized by inscribing the student’s name on the Bronze Tablet, which hangs on a wall of the Library. To qualify, undergraduate students must:

1. have at least a 3.5 (A = 4.0) cumulative grade-point average for all work taken at the University through the academic term prior to their graduation term; and
2. rank, on the basis of their cumulative grade-point average (including University of Illinois at Urbana-Champaign and transfer work, if any) through the academic term prior to their graduation term, in the top 3 percent of the students in their college graduating class.

(b) Transfer students, in addition to meeting the general rules for qualification, must satisfy two additional requirements: (1) they must have cumulative University of Illinois at Urbana-Champaign grade-point averages as high as the lowest ones listed for students in their college who qualify on the basis of having completed all of their work at the University of Illinois at Urbana-Champaign; and (2) they must earn forty or more semester hours at the University of Illinois at Urbana-Champaign through the academic term prior to their graduation term.

(c) For the purpose of this award, college graduating class means all students receiving bachelor’s degrees from the same University of Illinois at Urbana-Champaign college between July 1 of each year and June 30 of the next.

(d) For the purpose of this award, academic term prior to graduation means: for August graduates, the preceding spring semester; for October graduates, the preceding spring semester; for December graduates, the preceding summer session; for May graduates, the preceding fall semester. The list will be determined each year following the availability of grades for the fall semester.

§ 3-405 Undergraduate College Honors
Each college prescribes the conditions under which candidates for its degrees may be recommended for graduation with honors in recognition of sustained intellectual achievement throughout the student’s undergraduate career. These distinctions are noted on the student’s baccalaureate diploma, permanent University record, and official transcript.

PART 5. REGISTRATION CHARGES

§ 3-501 Tuition Assessment
(a) Students are assessed tuition on the basis of their college and curriculum of enrollment; residence classification; and credit range determined by the number of semester hours for which a student is registered. There is a tuition surcharge for undergraduate and graduate students enrolled in certain curricula. In addition, certain degree programs have specifically determined tuition charges. Information is available at the Records Service Center, 901 West Illinois Street, Urbana, (217) 333-6565.
(b) Credit ranges for tuition and fee assessment purposes are:

<table>
<thead>
<tr>
<th>Range</th>
<th>Semester</th>
<th>Summer Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>12 hours or more</td>
<td>9 hours or more</td>
</tr>
<tr>
<td>II</td>
<td>6–11 hours</td>
<td>6–8 hours</td>
</tr>
<tr>
<td>III</td>
<td>1–5 hours</td>
<td>3–5 hours</td>
</tr>
<tr>
<td>IV</td>
<td>0 credit</td>
<td>0–2 hours</td>
</tr>
</tbody>
</table>

(c) The residency classification of students for admission and tuition assessment is determined on the basis of information given on the admission application and other credentials. Students who desire to change their assigned residency status must file a petition according to the procedures and within the time limits set forth in the regulations governing residency. (See §§ 3-901 to 3-904.)

(d) Students enrolled in the Veterinary Medicine Professional Program are assessed a single tuition rate for each of the four years of the professional curriculum; tuition is not prorated over the traditional four ranges since the professional curriculum requires a full course of study each term.

(e) Students enrolled in the Law Professional Program (JD or LLM degrees) are assessed a single tuition rate for each of the three years of the professional curriculum; tuition is not prorated over the traditional four ranges since the professional curriculum requires a full course of study each term.

(f) The University Board of Trustees determines tuition rates; current rates may be found in the Office of the Registrar Tuition & Fee Rates (http://registrar.illinois.edu/tuition-fee-rates). Information regarding waivers is given in § 3-503. Students with questions about tuition may call the Record Service Center at (217) 333-6565 for clarification.

§ 3-502  Student Code

§ 3-502  Tuition Assessment—University Employees

(a) Academic employees of the University and of certain specifically identified related agencies and graduate assistants under appointment for less than 25 percent of full-time service, and staff employees under appointment for less than 50 percent of full-time service are not eligible for tuition and fee benefits.

(b) To be eligible for tuition and fee benefits, an appointment must be to an established position for a specific amount of time and at a salary commensurate with the percentage of time required. Service for at least three-fourths of the academic term is required.

(1) A term is defined as running from the first day of instruction through the last day of final examinations.

(2) Three-fourths of a term is defined as ninety-one days in a semester.

(c) Students who resign their appointments or whose appointments are canceled before rendering service for at least three-fourths of the term become subject to the full amount of the tuition and fees unless they withdraw from University classes at the same time or before the appointment becomes void, or they deposit their thesis with the Graduate College within seven calendar days of the resignation date.

(d) Employee tuition and fee privileges do not apply to students employed on an hourly basis in either an academic, graduate assistant, or nonacademic capacity, or to persons on leave without pay. University employees appointed to established civil service positions whose rates of pay are determined by negotiation, prevailing rates, and union affiliation are not considered as paid on an hourly basis and are entitled to the same tuition and fees privileges accorded to other staff members under the regulations.

(e) Tuition waivers are not granted for the Executive MBA Program, or other self-supporting programs.

(f) For the purpose of this section, the four employment categories at this campus are defined
as follows:
(1) The faculty includes (1) those in the professorial ranks (i.e., professor, associate professor, assistant professor); (2) instructors and lecturers; and (3) teaching, research, and clinical associates. Various prefixes may be used in conjunction with these ranks, such as adjunct, clinical, visiting, or research.

(2) Academic professionals are those employees whose positions have been designated by the President and the Chancellor as meeting specialized administrative, professional, or technical needs. Academic professional employees receive an academic contract issued by the Board of Trustees for a term appointment. They are accorded the rights and privileges pertaining to other academic personnel except those that apply specifically to academic employees with faculty rank, such as eligibility for tenure.

(3) Graduate student assistants include teaching, research, graduate, and clinical assistants.

(4) Staff employees are those members of the University work force subject to the rules of the State Universities Civil Service System.

§ 3-503 Tuition Waivers
(a) Academic Employees
Tuition is waived for all faculty and academic professional employees of the University on appointment for at least 25 percent of full-time service, with an appointment that requires service for not less than three-fourths of a term. This waiver also applies to staff members of certain specifically identified related agencies, whose positions are considered equivalent to academic positions of the University. (See § 3-502.)

(b) Graduate Assistants
University graduate students with teaching, research, graduate or pre-professional graduate assistantship appointments of from 25 through 67 percent of full-time service, for at least three-fourths of the term hold a waiver-generating appointment. Students with these appointments will receive a tuition waiver.

In certain curricula, tuition waivers for students holding assistantships are “base-rate” waivers, i.e., the waivers cover the in-state lowest full-time tuition, regardless of the student’s residency status and regardless of the source of assistantship. The students are responsible for paying the remaining tuition. It is the student’s curriculum that determines the type of tuition waiver, not the unit granting the assistantship. Units that enroll students who qualify only for base-rate tuition waivers must provide written notification of the policy in advance, so that the students will know their status upon admission.

Assistantships on appointment for 68 percent or more of full-time service do not receive a tuition waiver. Caution: Assistantship appointments are cumulative. For example, if a person holds two appointments, a 25 percent and a 50 percent assistantship appointment, he or she is ineligible for a tuition waiver.

(1) Students without summer waiver-generating appointments who held waiver-generating appointments for the previous spring semester are eligible to receive summer automatic tuition waivers if they chose to enroll in the summer semester. The summer automatic waiver provides the same tuition waiver (base rate or full) as that granted during the previous spring. However, it does not provide a waiver of the same fees as a waiver-generating appointment. Only the Service Fee, the AFMFA Fee, and the Library/Information Technology Fee are waived.

(2) Students holding waiver-generating summer session appointments receive the waivers appropriate for their appointment.

(3) Students may not be eligible for more than one waiver at a time.

(4) Authority to grant exceptions for graduate assistantship waivers is vested in the Graduate College as a unit of the Office of the Provost and Vice Chancellor for Academic Affairs.

(c) Fellows and Trainees
A fellowship or traineeship is defined as an award providing a living allowance and demanding no services in return. Fellowship/Traineeship appointments either: a) include payment by the funding agency of all tuition assessed; or b) include a full waiver; or c) supplement a waiver-generating appointment. To qualify for a waiver, the fellowship or
traineeship must provide a living allowance at the established campus minimum or higher for the award period. A fellowship waiver is a full waiver regardless of whether or not the student’s program is base-rate for assistantship waiver purposes. In case of dispute, the Graduate College decides whether an award is a fellowship.

(1) Students without summer waiver-generating appointments who held waiver-generating appointments for the previous spring semester are eligible to receive summer automatic tuition waivers if they chose to enroll in the summer semester. The summer automatic waiver provides the same tuition waiver (base rate or full) as that granted during the previous spring. However, it does not provide a waiver of the same fees as a waiver-generating appointment. Only the Service Fee, the AFMFA Fee, and the Library/Information Technology Fee are waived.

(2) Students holding waiver-generating summer session appointments receive the waivers appropriate for their appointment.

(3) Students may not be eligible for more than one waiver at a time.

(d) Staff Employees

(1) Staff employees of the University, of other institutions and agencies under the University Civil Service System, and of certain specifically identified related agencies in status appointments or in appointments designed to qualify for status in an established class (e.g., trainee, intern, etc.) for at least 50 percent of full-time service may be granted waiver of tuition in any regular courses for not more than eleven credit hours in a semester if on a full-time appointment (Range II), or five credit hours if on a 50 percent to 99 percent time appointment (Range III), provided that they (1) are eligible for admission, (2) are not students defined under Civil Service Rule 250.70 (f), and (3) have enrollment approval of their employing department.

(2) If an employee’s total registration is in a higher range than authorized above, the employee must pay the difference between the authorized range and the higher range.

(3) Staff employees in a status, learner, trainee, apprentice, or provisional appointment may enroll without payment of tuition and service fee in regular courses directly related to the University employment not to exceed ten credit hours per semester provided that they have made application and received prior approval for enrollment as required by procedures issued by the director of nonacademic personnel and set forth in Policy and Rules—Staff.

(e) Child of Eligible Employee

(1) Illinois Public Act 87-0793 (SB 1353) provides, if certain eligibility criteria are met, a 50 percent tuition waiver for undergraduate education for children of University employees enrolled at an Illinois state institution of higher education.

(2) The Board of Trustees has established the following regulations:

(A) The waiver can be used only for undergraduate education.

(B) The waiver shall cover 50 percent of tuition, not fees.

(C) The waiver may be used for four years (including summers), as long as satisfactory academic progress is maintained.

(D) The parent must be a regular employee of the University of Illinois (or other Illinois state university) with at least seven years of service on the first day of instruction of the term for which the waiver is requested, and be one whose appointment qualifies for employer-provided insurance benefits. Excluded as “parent” are annuitants; employees of University-related organizations (i.e., Foundation and Alumni Association); Civil Service temporary and extra help; graduate and undergraduate assistants; and academic hourly and student employees.

(E) The child must be under twenty-five years of age and the child of the eligible employee by blood or adoption; or the legal child of the employee’s current spouse; or the legal ward of the eligible employee.

(F) The child must qualify for admission to a degree program under the same requirements, standards, and policies applicable to general applications.

(G) To apply for the waiver, the employee or child must obtain an eligibility form available at one of the following offices:

- Office of Student Financial Aid, Student Services Arcade Building, 620 East John Street, Champaign
• Benefits Center, Fourth Floor, 807 South Wright Street, Champaign
• Staff Human Resources, 52 East Gregory Drive, Champaign

(f) Other Categories of Students
Tuition is waived for:
(1) Holders of tuition waiver scholarships.
(2) Graduate students with college-level waivers
(3) University of Illinois faculty, academic professional, and staff retirees.
(4) Holders of grants or contracts from outside sponsors that provide payments to cover
the total cost of instruction.
(5) Cooperating teachers and administrators who receive an assignment of practice
teachers, who receive assignment of students meeting the clinical experience
requirement in teacher education curricula, or who cooperate in research projects
related to teacher education: one semester, quarter, or summer term for each semester,
quarter, or equivalent service rendered within two consecutive semesters. The waiver
shall apply to the semester, quarter, or summer term of registration, as designated
by the student, that is concurrent with, or following, the term of service, but must be
applied no later than one calendar year from the end of the term of service. Concurrent
registration on more than one campus of the University or in University extramural
courses constitutes one semester, quarter, or session of eligibility for waiver.
(A) A similar waiver is authorized for cooperating librarians, school-nurse teachers,
social welfare field supervisors, recreation field supervisors, health education
field supervisors, speech pathology supervisors, developmental child care
field supervisors, educational psychology supervisors, continuing education
supervisors, industrial relations field supervisors, and physicians who participate
without salary in the instructional program of the University of Illinois College
of Medicine at Urbana-Champaign.
(B) Acceptance of more than one assignment from any of the above listed offices
during any one term will generate only one waiver.

§ 3-504 Tuition—Waiver of Nonresident Portion
(a) The nonresident portion of tuition is waived for:
(1) academic and staff employees on appointment for at least 25 percent of full-time
service with the University and with certain specifically identified related agencies,
provided the appointment requires service for not less than three-fourths of the term.
(2) persons actively serving in one of the Armed Forces of the United States who are
stationed and present in the state of Illinois in connection with that service and their
spouses and dependent children, as long as the military person remains stationed,
present, and living in Illinois.
(b) The following students are treated as residents for tuition purposes:
(1) the teaching and professional staff (such as counselors, school psychologists, school
social workers, librarians, and administrators) in the private and public elementary
and secondary schools in Illinois who hold appointment for at least one-fourth time
for not less than three-fourths of the term.
(2) the spouses and dependent children of academic and staff employees and graduate
assistants on appointment with the University and certain specifically identified
related agencies for at least 25 percent of full-time service, and of those identified in
subsection (b)(4) below. (Dependent children are those who qualify as dependents for
federal income tax purposes.)
(3) the spouses and dependent children of fellows and trainees who are appointed as
teaching assistants to the fullest extent permitted by their fellowship appointment.
(4) the faculties of state-supported institutions of higher education in Illinois holding
appointments of at least one-fourth time, provided the appointment requires service
for not less than three-fourths of the term.

§ 3-505 Fee Assessments
Registration fee charges are assessed on the basis of the number of semester credit hours for which
a student is registered. For fee assessment purposes, there is no distinction between resident and
nonresident, graduate or undergraduate. Fee rates are determined by the University Board of
Trustees; current rates may be found in the Office of the Registrar Tuition & Fee Rates (http://registrar.illinois.edu/tuition-fee-rates). Waivers and exemptions are explained in § 3-506. Students with questions should call the Office of the Registrar at (217) 333-6565 for clarification. Brief descriptions of assessed registration fees follow.

(a) Service Fee
A fee to support salaries, programming, general expenses, and utilities for campus Auxiliary Service units such as the Illini Union, State Farm Center, and Campus Recreation. Students exempt from this fee because they are registered in Credit Ranges III or IV (Range IV in summer) may obtain these services by paying the semester fee at a cashier’s window in 100 Henry Administration Building.

(b) Health Service Fee
A fee to provide salaries, programming, general expenses, and utilities for McKinley Health Center and the Counseling Center.
(1) Fall semester coverage extends to the first day of instruction in the spring semester; spring semester coverage extends to the first day of instruction in the summer term. Summer term coverage extends to the first day of instruction in the fall semester.
(2) Dependents of students (spouses and dependent children) are ineligible for health services at the McKinley Health Center unless they are registered University students.
(3) Students who were covered by University Health Center services during the spring semester and who do not enroll in summer term may extend their eligibility through the summer by paying an additional fee. Application for extended McKinley Health Center coverage for the summer terms must be made at 131 McKinley Health Center. Students exempt from this fee because they are registered in Credit Ranges III or IV (Range IV in summer) may obtain its service by special arrangement with the provider. (See the Office of the Registrar’s Campus Fee Information (http://registrar.illinois.edu/fee-info) for details.)

(c) Health Insurance Fee
A fee to cover the cost of premiums to the insurance carrier and the cost of administering the program. (See § 2-103.)

(d) Transportation Fee
A fee to support a plan to provide for unlimited student use of special campus bus routes and all existing Champaign-Urbana Mass Transit District bus routes, as well as to create service for additional student/commuter and long-term parking. (Students exempt from this fee because they are registered in Credit Ranges III or IV may obtain its service by special arrangement with the provider; see the online Class Schedule for details.)

(e) General Fee
A fee to support certain fixed costs of fee-supported buildings (Activities and Recreation Center, Ice Arena, State Farm Center, Illini Union, etc.) on campus.

(f) Academic Facilities Maintenance Fund Assessment (AFMFA)
An assessment to support deferred maintenance and facility renovations for academic buildings.

(g) Library/Information Technology Fee
A fee used to aid in the transition towards electronic media and digitalization, increase library hours, improve information technology services, strengthen opportunities for research technology and assistance, and enhance access to both electronic and print material collections.

(h) Student Initiated Fees – All Student Initiated Fees (1-11) listed below were implemented as referenda questions approved by the students during the student election process. Upon approval each Student Initiated fee was approved by the University of Illinois Board of Trustees. Similarly, a student referendum affirmed the role of the Student Fee Advisory Committee (SFAC) to provide recommendations to the Chancellor regarding the dollar amount of each Student Initiated Fee. The SFAC review process will at least follow the rotation schedule below. Continuation of an existing fee will be reaffirmed by student vote as per the rotation schedule below. A new Student Initiated Fee may be established upon affirmation of a student body vote. The following fees will be reviewed at least every four years in the following order:
Year 1-Krannert Center Fee, Collegiate Readership Fee; Year 2-Cleaner Energy Technologies Fee, Sustainable Campus Environment Fee, and Legacy of Service and Learning Scholarship Fee; Year 3-Cultural Programming Fee, Students for Equal Access to Learning Fee, and Bicycle Programs and Infrastructure Fee; Year 4-Student Organization Resource Fee, Study Abroad and Travel Scholarship Fee, and Media Fee. All Student Initiated Fees shall be reviewed by the Student Body via student referendum no less than once every four years.

(1) Cleaner Energy Technologies Fee (CET)
A fee used to purchase cleaner energy technologies for campus, including solar, wind, hydrogen and geothermal projects, energy efficiency purchases, and the purchase of renewable energy from non-University producers. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(2) Collegiate Readership Fee
A fee to fund the Collegiate Readership Program, which provides free copies of various newspapers. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(3) Cultural Programming Fee (CP)
A fee that supports cultural programming within six areas: African-American, Asian-American, Latina/o, LGBT, Native American and women’s programming. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(4) Krannert Center Fee
A fee to support productions at the Krannert Center for the Performing Arts (KCPA). This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(5) Legacy of Service and Learning Scholarship (LSLS) Fee
A fee creating a new and permanent source of need/merit-based scholarships which include a community service component. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(6) Student Organization Resource Fee (SORF)
A fee to help fund programs and/or services of Registered Student Organizations. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(7) Students for Equal Access to Learning (SEAL) Fund
A fee which supplements existing financial aid for students with financial need. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(8) Study Abroad and Travel Scholarship Fee
A fee to provide scholarships to undergraduate students for study abroad and the graduate and professional students for travel scholarships. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(9) Sustainable Campus Environment Fee (SCEF)
A fee to help establish a sustainable campus environment by financing initiatives such as green buildings, engagement of the University community, recycling, energy efficiency, and environmentally responsible purchasing. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(10) Media Fee
A fee to support Illini Media Company which operates The Daily Illini, Illio, WPGU, and other campus-based media. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

(11) Bicycle Programs and Infrastructure Fee
A fee used to fund better bike infrastructure, expanding bike parking, creating safety courses and materials for bike encouragement and education, and creating a bike rental program. This fee shall be reviewed by the Student Body via student referendum no less than once every four years.

§ 3-506 Fee Waivers and Exemptions
(a) Students enrolled in Tuition Ranges III or IV (Range IV in summer) are assessed the General Fee and the Health Insurance Fee only and are exempt from all other remaining fees. Services covered by the remaining fees may be obtained by making individual arrangements with service providers. (See § 3-505 for such arrangements.)
(b) Health Insurance Fee Waivers
(1) graduate students with waiver-generating appointments, as defined in the section on tuition (See § 3-503(b)), receive a partial payment of the Health Insurance Fee.

(c) Health Insurance Fee Exemptions
(1) students presenting evidence of approved equivalent medical insurance coverage (See § 2-103.)
(2) students registered in absentia
(3) students registered in off-campus and/or study-abroad courses for zero credit; however, the fee is required of students in those categories registered for more than zero credit.
(4) University employees registered at the request of their departments in zero-credit courses especially established to improve work performance
(5) University employees registered as students but eligible for and participating in the mandatory State of Illinois Employees Insurance Program
(6) employees of specifically identified related agencies who are eligible automatically to receive hospital-medical coverage as an employee benefit at the cost of their employing agency
(7) Illinois Teacher of the Year recipients
(8) Big Ten Academic Alliance (BTAA) Visiting Scholars
(9) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield

(d) Service Fee Waivers
(1) graduate students with waiver-generating appointments, as defined in the section on tuition (See § 3-503(b))
(2) foreign exchange students with a Service Fee waiver as part of the exchange contract
(3) graduate students with college-level waivers
(4) law students with Service Fee waivers
(5) participants in the International Exchange Program in Agriculture
(6) participants in the Bridge Program
(7) Illinois Teacher of the Year recipients
(8) BTAA Visiting Scholars
(9) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(10) Department of Children and Family Services dependents

(e) Service Fee Exemptions
(1) students enrolled in Credit Ranges III or IV (Range IV in summer)
(2) students registered in absentia
(3) students registered in study-abroad programs
(4) students registered as participants in the official high school concurrent enrollment program
(5) students registered in recognized off-campus programs
(6) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(8) employees (as defined in (6) and (7) above) holding appointments with the University of Illinois at Chicago or at Springfield
(9) interinstitutional staff members
(10) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(11) faculty, academic employees, or staff members of specifically identified related agencies
(12) University of Illinois faculty, academic professional, and staff retirees

(f) Academic Facilities Maintenance Fund Assessment Waivers
(1) graduate students with waiver-generating appointments, as defined in the section on tuition (See § 3-503(b))
(2) foreign exchange students with a Service Fee waiver as part of the exchange contract
(3) graduate students with college-level waivers
(4) law students with Service Fee waivers
(5) participants in the International Exchange Program in Agriculture
(6) participants in the Bridge Program
(7) Illinois Teacher of the Year recipients
(8) BTAA Visiting Scholars
(9) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(10) Department of Children and Family Services dependents

(g) Library/Information Technology Fee Exemptions
(1) students registered in absentia
(2) students registered in study-abroad programs
(3) students registered as participants in the official high school concurrent enrollment program
(4) students registered in recognized off-campus programs
(5) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(6) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) employees (as defined in (5) and (6) above) holding appointments with the University of Illinois at Chicago or at Springfield
(8) interinstitutional staff members
(9) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(10) faculty, academic employees, or staff members of specifically identified related agencies
(11) University of Illinois faculty, academic professional, and staff retirees

(h) Library/Information Technology Fee Waivers
(1) graduate teaching or research assistants holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(2) foreign exchange students with a Service Fee waiver as part of the exchange contract
(3) holders of Graduate College waivers
(4) law students with Service Fee waivers
(5) participants in the International Exchange Program in Agriculture
(6) participants in the Bridge Program
(7) Illinois Teacher of the Year recipients
(8) BTAA Visiting Scholars
(9) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(10) Department of Children and Family Services dependents

(i) Academic Facilities Maintenance Fund Assessment Exemptions
(1) students registered in absentia
(2) students registered in study-abroad programs
(3) students registered as participants in the official high school concurrent enrollment program
(4) students registered in recognized off-campus programs
(5) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(6) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) employees (as defined in (5) and (6) above) holding appointments with the University of Illinois at Chicago or at Springfield
(8) interinstitutional staff members
(9) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(10) faculty, academic employees, or staff members of specifically identified related agencies
(11) University of Illinois faculty, academic professional, and staff retirees

(j) General Fee Waivers
(1) BTAA Visiting Scholars
(2) students in concurrent enrollment at the University of Illinois at Chicago or
at Springfield
(3) Department of Children and Family Services dependents
(4) Illinois Teacher of the Year recipients

(k) General Fee Exemptions
(1) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(2) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(3) employees (as defined in (1) and (2) above) holding appointments with the University of Illinois at Chicago or at Springfield
(4) interinstitutional staff members
(5) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(6) faculty, academic employees, or staff members of specifically identified related agencies
(7) University of Illinois faculty, academic professional, and staff retirees

(l) Health Service Fee Waivers
(1) graduate students with the waiver-generating appointments, as defined in the section on tuition (See § 3-503(b))
(2) BTAA Visiting Scholars
(3) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(4) Department of Children and Family Services dependents
(5) Illinois Teacher of the Year recipients

(m) Health Service Fee Exemptions
(1) students enrolled in Credit Ranges III or IV (Range IV in summer)
(2) students registered in absentia
(3) students registered in study-abroad programs
(4) students registered as participants in the official high school concurrent enrollment program
(5) students registered in recognized off-campus programs
(6) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(8) employees (as defined in (6) and (7) above) holding appointments with the University of Illinois at Chicago or at Springfield
(9) interinstitutional staff members
(10) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(11) faculty, academic employees, or staff members of specifically identified related agencies
(12) University of Illinois faculty, academic professional, and staff retirees
(13) University employees registered as students but eligible for the mandatory State of Illinois Employees Insurance Program

(n) Transportation Fee Waivers
(1) BTAA Visiting Scholars
(2) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(3) Department of Children and Family Services dependents
(4) Illinois Teacher of the Year recipients

(o) Transportation Fee Exemptions
(1) students enrolled in Credit Ranges III or IV (Range IV in summer)
(2) students registered in absentia
(3) students registered in study-abroad programs
(4) students registered as participants in the official high school concurrent enrollment program
(5) students registered in recognized off-campus programs
(6) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) staff members holding at least 50 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(8) employees (as defined in (6) and (7) above) holding appointments with the University of Illinois at Chicago or at Springfield
(9) interinstitutional staff members
(10) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(11) faculty, academic employees, or staff members of specifically identified related agencies
(12) University of Illinois faculty, academic professional, and staff retirees

(p) Student Initiated Fee Waivers
(1) BTAA Visiting Scholars
(2) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(3) Department of Children and Family Services dependents
(4) Illinois Teacher of the Year recipients

(q) Student Initiated Fees
(1) students enrolled in Credit Range III or IV (Range IV in summer)
(2) students registered in absentia
(3) students registered in study-abroad programs
(4) students registered as participants in the official high school concurrent enrollment program
(5) students registered in recognized off-campus programs
(6) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) staff members holding at least 50 percent appointments for three-fourths of the semester, as defined in the section on tuition
(8) faculty, academic employees, or staff members of a specifically identified related agency
(9) interinstitutional staff members
(10) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(11) employees (as defined in (6) and (7) above) holding a combined appointment with the University of Illinois at Chicago or at Springfield
(12) University of Illinois faculty, academic professional, and staff retirees

(r) SEAL, LSLS, SORF, CET, SCEF, SAS and CP Waivers
(1) BTAA Visiting Scholars
(2) students in concurrent enrollment at the University of Illinois at Chicago or at Springfield
(3) Department of Children and Family Services dependents
(4) Illinois Teacher of the Year recipients

(s) SEAL, LSLS, SORF, CET, SCEF, SAS and CP Exemptions
(1) students enrolled in Credit Range III or IV (Range IV in summer)
(2) students registered in absentia
(3) students registered in study-abroad programs
(4) students registered as participants in the official high school concurrent enrollment program
(5) students registered in recognized off-campus programs
(6) faculty or academic professional employees holding at least 25 percent time appointments for three-fourths of the semester, as defined in the section on tuition
(7) staff members holding at least 50 percent appointments for three-fourths of the semester, as defined in the section on tuition
(8) employees (as defined in (6) and (7) above) holding appointments with the University of Illinois at Chicago or at Springfield
(9) interinstitutional staff members
(10) cooperating teachers, administrators, or field supervisors, as defined in the section on tuition
(11) faculty, academic employees, or staff members of specifically identified related agencies
(12) University of Illinois faculty, academic professional, and staff retirees
§ 3-507 Payment Requirement
(a) Tuition and fees assessed for any semester or session are due and payable in full by the due date shown on the student account statement in Student Self-Service.

(b) A monthly Late Payment charge of 1.5 percent or $1, whichever is greater, and a Past Due charge of $2 per month are assessed on any delinquent amount. In addition, delinquent accounts will be subject to a financial hold, which may prevent registration and/or release of the student’s academic record.

(c) Payments returned for non-sufficient funds or any other reason are subject to penalties and must be repaid with guaranteed funds within 5 business days of notification. In addition, students who present payment that is subsequently returned may have their registration cancelled and be denied future registration until their delinquent student account balance has been paid with guaranteed funds.

§ 3-508 Refunds of Registration Charges
(a) Withdrawal from the University
(1) A student who, for reasons other than active military service or other approved national defense service, withdraws from the University on or before 60 percent of the enrollment period has elapsed shall receive a refund. Assessed tuition, the service fee, the general fee, Academic Facilities Maintenance Fund Assessment (AFMFA), Library/Information Technology Fee and the transportation fee are refunded on a pro-rata basis less a fifty dollar ($50) Administrative Fee. The Administrative Fee is not charged for withdrawal from the summer term.

(2) Students who withdraw from the University continue to be covered by student health insurance and are eligible to receive McKinley Health Center services until the close of the term if the fees for these services were originally assessed.

(3) Before a refund is made to the student, the University must make a refund to appropriate financial aid programs providing assistance to the student. Students indebted to the University at the time of withdrawal will have the amount owed deducted from the amount of any refund available.

(4) Students who either fail to withdraw officially from the University or withdraw following the refund period are responsible for payment of all tuition and fee charges billed. (See § 3-306.)

(b) Students Dismissed
A refund to a student dismissed from the University during a term is on the same basis as indicated for a student who withdraws from the University.

(c) Withdrawal for Military and Other National Defense Service
In cases of withdrawal for active duty in the Armed Forces or other approved national defense service under the circumstances described in § 3-313, special refund provisions have been adopted by the University as follows:

(1) Irrespective of the time of withdrawal, students will receive full refunds of all tuition and refundable fees, unless credit is granted as part of the withdrawal.

(2) Students who receive credit as part of their withdrawal will receive a full refund of their tuition and refundable fees, less the amounts associated with the credit given.

(d) Reduction of Program
Students who reduce their course enrollment to a lower credit range receive a refund of the full amount of the difference in tuition and fees, provided the changes are made during the first ten days of instruction for a semester. For University academic terms of other lengths, refund periods are determined proportionately. The exact refund dates for these terms can be found in the Office of the Registrar refund schedule (http://registrar.illinois.edu/refunds). Thereafter, no refund is allowed. Credit ranges are found in § 3-501.

(e) Cancellation of Registration
(1) Students who cancel their registration as described in § 3-308 will not be charged tuition and fees.

(2) Students who either have attended classes or have used campus services during a
term may not cancel their registration. They must withdraw as described in § 3-313 and be subject to the refund regulations governing withdrawals.

(f) Auditors
A person registered as an auditor who withdraws receives no refund of the auditor’s fee.

§ 3-509 Students in Debt to the University
(a) A $25 penalty is assessed to the student account for each check, paper or electronic, that is returned for non-sufficient funds or any other reason. In addition, the University may refuse to accept e-checks or personal checks as payment on a student account after two checks, paper or electronic and regardless of issuer, were posted to that account and then returned for any reason by the bank. Future payments to that student’s account must be made by money order, cashier’s check or credit card. Further penalties, including dismissal from the University, may be imposed on students who fail to bring their delinquent account current or attempt to defraud the University.

(b) A student who is in debt to the University at the end of any academic term shall not be permitted to register in the University again and shall not be entitled to receive his or her diploma or an official statement or transcript of credits until the indebtedness has been paid or suitable arrangements for payment have been made unless there is a pending bankruptcy petition of the student seeking a discharge of all such indebtedness or all such indebtedness has been discharged.

PART 6. STUDENT RECORDS—GUIDELINES AND REGULATIONS GOVERNING ACCESS AND RELEASE

§ 3-601 Authorization and Responsibility for Policy Implementation
(a) It is University policy to comply fully with the Family Educational Rights and Privacy Act of 1974 (the Act) as amended. On November 13, 1974, the Board of Trustees authorized the President of the University to promulgate guidelines and regulations for discharge of the University’s obligation under the Act to identify the responsibility for its implementation. The integrated nature of our administrative information systems means that some student information could be accessible throughout the University of Illinois. The University of Illinois will not disclose student record information that it maintains except as provided by law.

(b) Except as otherwise provided in these Guidelines and Regulations, the responsibility for implementation of the Act is assigned to the Chancellor. Among these responsibilities are:
   (1) publication of parents’ and students’ rights and procedures under the Act;
   (2) publication of the types of records kept and the names of the persons in charge;
   (3) notification to students of directory information categories that may be released without the student’s consent in each individual instance; and
   (4) notification of a reasonable period of time during which currently enrolled students may indicate that any or all items of directory information should not be released without the student’s prior consent.

(c) The Chancellor shall designate persons to perform the necessary functions.

§ 3-602 Definitions
For the purpose of the Act:
(a) “Student” is defined as a person who is or has been in attendance at the University of Illinois, and for whom the University maintains education records or personally identifiable information.

(b) “Education records” are those records, files, documents, and other materials that contain information directly related to the student and are maintained by the University or by a person acting for the University. Under the Act, each student has the right to inspect his or her education record (see § 3-604 Regulations for Record Custodians).

Exclusions:
   (1) Sole possession records (personal memory aids that are not accessible or revealed to
others except to a temporary substitute for the maker of the record).

(2) Alumni records that are created or received by the University after an individual is no longer a student in attendance and are not directly related to the individual’s attendance or academic progress as a student.

(3) Grades on peer graded assignments until they are collected and recorded by an instructor.

c) At the University, “directory information” for currently enrolled students includes the student’s name, addresses (including email), telephone numbers, University Identification Number (UIN), college, curriculum, and major field of study, class level, date of admission, expected graduation date, date of birth, dates of attendance and full- or part-time status, attendance site (campus/location), eligibility for membership in registered University honoraries, degrees, honors, and certificates received or anticipated; for students appointed as fellows, assistants, graduate, or undergraduate hourly employees, the title, appointing department, appointment dates, duties, and percent time of the appointment; weight and height if the student is an athletic team member; participation in officially recognized activities and sports; and institutions previously attended.

d) For former students, “directory information” may include the student’s name; date of birth; last known addresses and telephone numbers; college, curriculum, and major field of study; dates of admission, attendance, and full or part-time status; class level; honors; certificates or degrees earned at the University and the date(s) conferred; weight and height if the student was an athletic team member; participation in officially recognized activities and sports; attendance site (campus/location), and institutions previously attended.

e) “University officials” may include:

(1) any person employed by the University in an administrative, supervisory, academic, research, student employee, or support staff position (including persons employed by the University law enforcement unit and health staff);

(2) a person serving on an official committee, including but not limited to a scholarship, disciplinary or grievance committee, or otherwise assisting a University official in performing his or her tasks;

(3) a person serving on the Board of Trustees;

(4) a person or company with whom the University has contracted to provide a service (such as an attorney, auditor, or collection agent).

(f) A school official has a “legitimate educational interest” if the official is:

(1) performing a task that is specified in his/her position description or contract agreement;

(2) performing a task related to a student’s education (e.g. providing academic or personal advice and counsel, creating and/or maintaining educational records, supervising and/or certifying student educational progress for University or government purposes);

(3) performing a task related to the disciplining of a student;

(4) providing a service or benefit relating to the student (e.g. health care, counseling, job placement, housing, financial aid); or

(5) maintaining the safety and security of the campus.

Whether or not a legitimate educational interest exists will be determined on a case-by-case basis by the head of the unit with which the records are affiliated or, if the request would include records that do not belong to that unit, by the Registrar.

§ 3-603 Access to Student’s Personally Identifiable Education Records

(a) By Students: A student’s education record shall be made accessible to the student requesting access to his or her record within a reasonable time, but in no case more than forty-five (45) days after the request for access has been made.

(b) By Parents (including legal guardians): Access to a student’s education record will generally be granted to a parent only with the student’s prior written consent, except in the following circumstances:

(1) Dependent student. Parents of a dependent student, as defined in section 152 of the
Internal Revenue Code of 1954, may be given the same access to that student’s education records as is available to the student without the student’s written consent if the parent documents to the satisfaction of the record’s custodian that he or she claimed the student as an exemption on the filing of the last federal income tax statement.

(2) **Incidents involving alcohol or a controlled substance.** The University may disclose information from a student’s education record to parents regarding the violation of any federal, state, or local law, or any rule or policy of the institution, governing the use of alcohol or a controlled substance if: (A) The student is under the age of twenty-one, and (B) The student is found to have committed a violation of the Student Code relating to alcohol or controlled substances, and (C) the Dean of Students determines it to be in the best interest of the student and the University.

(3) **Health and safety emergency.** The University may disclose information from a student’s education record to parents in connection with an emergency if knowledge of the information is necessary to protect the health and safety of the student or other individuals.

(c) **By Others:**

(1) Information from a student’s education record may be disclosed to others:

(A) with the prior written consent of the student, specifying the records to be disclosed, the purpose of the disclosure, and to whom the disclosure is made, with a copy of the information disclosed provided to the student if requested;

(B) in compliance with judicial order, or lawfully issued subpoena, provided the University makes a reasonable effort to notify the student of the order or subpoena in advance of compliance, unless the order or subpoena directs otherwise; or

(C) by the Dean of Students or the emergency dean on duty, to appropriate parties, including parents, in connection with an emergency if knowledge of the information is necessary to protect the health or safety of the student or other individuals.

(D) if deemed by the Dean of Students to be necessary to protect public safety, the following information may be disclosed to the public:

1. The name, code violation, and sanction of a student found (after all appeals through the disciplinary system) to be in violation of those provisions of § 1-302 applying to crimes of violence or nonforcible sex offenses; or

2. Information about sex offenders and other individuals required to register under section 170101 of the Violent Crime Control and Law Enforcement Act of 1994, 42 USC 14071 received pursuant to federal law and guidelines.

(2) Otherwise, personally identifiable education records of students may be disclosed without the student’s written consent only to the following persons, subject to certain conditions as specified in FERPA:

(A) to other University officials, including faculty who have legitimate educational interests;

(B) to officials of other schools or school systems in which the student seeks or intends to enroll or where the student has already enrolled so long as the disclosure is for the purposes related to the student’s enrollment or transfer, upon condition that the student is notified of the disclosure, receives a copy of the record if desired, and has an opportunity for a hearing to challenge the content of the record;

(C) to those representatives of the federal government and state agencies who are identified in FERPA;

(D) in connection with the student’s application for, or receipt of, financial aid;

(E) to state and local officials or authorities to which such information is specifically required to be reported or disclosed concerning the juvenile justice system;

(F) to organizations (including the federal, state and local governments and independent organization) conducting studies for, or on behalf of the University under a written agreement for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction, if such studies are conducted in such a manner as will not permit the personal identification of students and their parents by persons other than representatives of such organizations and such information will be destroyed when no longer required for the purpose for which it is conducted;

(G) to accrediting organizations in order to carry out their accrediting functions;

(H) to the victim of an alleged perpetrator of a crime of violence or a non-forcible sex offense, the final results of a disciplinary proceeding under the conditions set
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forth in FERPA;

(I) to the apparent record originator in order to verify authenticity of a record.

(3) Except as set forth in FERPA, records may be disclosed, with or without the student’s consent, to a third party only on the condition that the recipient will not permit others to have access to the personal information without the written consent of the student. With the exception of University officials described under § 3-602(e), persons desiring access to a student’s record must sign a written form, available for inspection by the student and the official responsible for the record maintenance, indicating specifically thereon the legitimate educational or other interest for which the information is sought.

(4) Custodians of records and other record-maintenance personnel shall have access to student records while performing the record-keeping function, without the necessity of executing access forms.

(5) In the interests of public safety, the name, code violations, and sanction of a student found (after all appeals through the disciplinary system) to be in violation of those provisions of § 1-302 applying to violent offenses and nonforcible sex offenses may be released to the public. This release of information is permitted under the Family Educational Rights and Privacy Act (FERPA) Section 951.

§ 3-604 Regulations for Record Custodians

(a) Directory Information Suppression and Default display:

(1) Prior to the sixth day of instruction for a specific term, students have the right to request that directory information be kept confidential. Requests will be in force until the student notifies the Office of the Registrar in writing that the information is no longer to be restricted. On the sixth day of instruction, all directory information that has not been restricted by the student may be released without the student’s prior consent. Nothing contained herein prevents the University from disclosing directory information as permitted in 3-603(c).

(2) The default public online display for unsuppressed directory information will be the student’s first and last name and email address. Students may choose to include additional information for general public online display.

(b) Request to Review Record. A student’s request to see his or her education record must be granted within a reasonable period of time, but in no case more than forty-five days after the request for access has been made. For the purpose of the Act, records that are not accessible to students for review are:

(1) Financial records of parents,

(2) Confidential letters of recommendation received prior to January 1, 1975, or confidential letters of recommendation received after January 1, 1975 for which the student has waived the right to review

(3) Sole possession records (personal memory aids that are not accessible or revealed to others except to a temporary substitute for the maker of the record),

(4) Law enforcement records,

(5) Medical, psychiatric or similar records made, maintained or used by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in such capacity and in connection with the treatment of the student,

(6) Alumni records created or received by the University after an individual is no longer a student in attendance and are not directly related to the individual’s attendance or academic progress as a student,

(7) Grades on peer graded assignments until they are collected and recorded by an instructor, and

(8) Any other records exempted from review under the Act.

(c) Reproductions. Students have the right to reproductions of their education records if failure to provide copies would effectively prevent students from exercising the right to inspect and review their education records. A charge not to exceed $1 per page may be made for this service. Offices that charge the students are to keep in mind the regulations in the Office of Business and Financial Services Policies and Procedures, Section 10 - Cash Handling.

(d) Corrections. Every reasonable effort should be made to verify or correct any information
in the student education record that is misleading, inaccurate, or otherwise in violation of the student’s privacy or other rights. If a dispute cannot be settled by the record custodian, the student may request the appropriate dean, director, or his or her designee to resolve the matter. If the conflict cannot be resolved at that level, the student may request a hearing before a panel appointed by the Chancellor.

(e) Recordkeeping. A written record of access requests that have been processed must be maintained for as long as the education record requested is maintained.

§ 3-605 Classification, Locations, and Custodians of Student Records
(a) Records available to students fall within the following three classifications:
   (1) biographical data, including but not limited to:
       (A) name and addresses of student
       (B) student’s birth date and place
       (C) name and address of parent(s) or guardian(s)
   (2) application data, including but not limited to:
       (A) high school transcript
       (B) class rank and test scores
       (C) transfer courses and grades
       (D) solicited and unsolicited correspondence
       (E) summary of interviews and/or auditions
   (3) matriculation data, including but not limited to:
       (A) new student test results
       (B) cumulative record of courses
       (C) grades and other evaluations
       (D) proficiency, probation, and other related information
       (E) summary of conferences
       (F) fellowship and assistantship appointment records
       (G) irregular attendance reports
       (H) honors received
       (I) disciplinary records

(b) Student records and record custodians are located as follows:
   (1) Admissions and Records, Office of the Registrar, 901 West Illinois Street
   (2) Agricultural, Consumer and Environmental Sciences, College of: Associate Dean, 104 Mumford Hall
   (3) Applied Health Sciences, College of: Associate Dean, 114 George Huff Hall
   (4) Aviation, Institute of: Assistant Director, Academic Office, Airport
   (5) Medicine, College of, at Urbana-Champaign: Assistant Dean, 195 Medical Sciences Building
   (6) Administrative Information Technology Services, Urbana-Champaign Office of: Assistant Director, 50 Gerty Drive
   (7) Business, College of: Associate Dean, 1055 Business Instructional Facility
   (8) Media, College of: Associate Dean, 119 Gregory Hall
   (9) Continuing Education, Office of: Associate Director, Suite 202, 302 East John Street
   (10) Dean of Students
       (A) Career Services Center: Director, Student Services Student Services Arcade Building, 620 East John Street
       (B) International Student and Scholar Services: Director, 610 East John Street
       (C) Health Service: Director, 247 McKinley Health Center
       (D) Counseling Center: Director, Turner Student Services Building, 610 East John Street
       (E) Student Financial Aid, Office of: Director, Student Services Arcade Building, 620 East John Street
       (F) Student Services: Dean, 300 Turner Student Services Building, 610 East John Street
   (11) Education, College of
       (A) Undergraduate Programs Office: 120 Education Building
       (B) Coordinator of Graduate Study: 110 Education Building
       (C) Educational Placement Office: 140 Education Building
   (12) Engineering, College of: Associate Dean, 207 Engineering Hall
§ 3-606 Procedures for Student Access and Challenge

(a) Gaining access to the record:

(1) Go to designated office for help in locating record(s);
(2) Make written request to the custodian(s) of the record(s);
(3) Examine record(s).

(b) Challenging the contents:

(1) If a student’s challenge cannot be satisfied by the record custodian, the student may appeal to the following, or his or her designee:
   (A) law students, dean of the College of Law.
   (B) veterinary medicine students, dean of the College of Veterinary Medicine.
   (C) medical students, dean, Carle Illinois College of Medicine at Urbana-Champaign.
   (D) graduate students, dean of the Graduate College.
   (E) undergraduate students, dean of the college regarding academic matters; Dean of Students regarding nonacademic matters.

(2) If no resolution can be effected, the matter will be referred to the Chancellor’s hearing panel.

§ 3-607 Chancellor’s Hearing Panel

(a) General principles:

(1) Request for a hearing must be specific to a record, be submitted in writing, and include an explanation or justification of the request for a hearing.
(2) Once a hearing has been held in accordance with some other University activity by a duly constituted board or committee, no additional hearing on the content of a record will be allowed. The existing hearing processes (capricious grading, student disciplines) already provide for an opportunity to add to, correct, or otherwise modify that record.
(3) After consultation with appropriate student and faculty groups, the Chancellor will appoint a hearing panel.
(4) Decisions reached by the hearing panel will be final; there is no further appeal within the University.

(b) Hearing panels shall operate in accordance with the following guidelines:

(1) Hearings will not be open to the public.
(2) Neither party, nor representatives thereof, shall serve on the panel.
(3) Decisions of the hearing panel will be by majority vote.
(4) Results of the hearing will be communicated in writing to the student and the custodian.
§ 3-608 Disposal of Inactive Records
With the exception of placement office files, the permanent ledger file, and computer-based records useful for research purposes, all student records shall be reviewed within five years of the last academic term in which they were considered active files. At the time of this review, files should be cleared of all correspondence, interview notations, and other items of short-term significance. All records other than placement files and the permanent ledger file shall be destroyed on or before the tenth anniversary of their withdrawal from active status. Records are destroyed subject to approval and procedures of the University archivist or federal and state laws. In any case, records will be inaccessible for normal use.

§ 3-609 Release of Student Information and Academic Records by the Office of the Registrar

(a) To Agencies or Persons outside the University
The following policies and procedures govern the release of student information by the Office of the Registrar to persons outside the university.

(1) The university may release information concerning current or former students that appears in directories and publications available to the public without the student’s consent except when requested by the student to hold such information confidential. For currently enrolled students, this information includes the student's name; addresses; telephone numbers; University Identification Number; college, curriculum, and major field of study; class level; date of birth; dates of attendance and full- or part-time status; eligibility for membership in registered University honoraries; degrees, honors, and certificates received or anticipated; for students appointed as fellows, assistants, graduate, or undergraduate hourly employees, the title, appointing department, appointment dates, duties, and percent time of appointment; weight and height if the student is an athletic team member; participation in officially recognized sports; and institutions previously attended. For former students, this information may include the student’s name; date of birth; last known addresses and telephone numbers; University Identification Number; college, curriculum, and major field of study; dates of attendance and full- or part-time status; class level; honors, certificates, or degrees earned at the University and the date(s) conferred; weight and height if the student was an athletic team member; participation in officially recognized activities and sports; and institutions previously attended.

(2) Transcripts are released only by written request to whomever a student or former student designates.

(3) Upon written authorization of the student concerned, individuals may view a student’s records in the Office of the Registrar or may have the information sent to them. A document, signed by the student, listing the University of Illinois at Urbana-Champaign as a reference, is considered written authorization.

(4) The Registrar may release student academic information to organizations conducting studies for, or on behalf of, educational agencies or institutions for the purpose of developing, validating, or administering predictive tests, administering student aid programs, and improving instruction. Such studies must be conducted in such a manner as will not permit the personal identification of students and their parents by persons other than those conducting the study, and such information must be destroyed when no longer needed for the stated purpose.

(5) The Registrar may release student academic information in the support of financial assistance without the student’s written consent.

(6) Copies of student records will not be provided to parents without the student’s prior written consent; however, parents of a dependent student, as defined in section 152.f of the Internal Revenue Code of 1954, may be granted access to the student’s record without such consent under the following procedures. Any parent who in writing states that he or she is the parent of a student who was claimed as an exemption at the time of the filing of the last federal income tax statement may be sent a copy of the student’s transcript upon verification of their most recent Federal Income Tax return and payment of the regular fee.

(b) To Agencies or Persons within the University

(1) All requests to the Division of Management Information or the Office of the Registrar from individuals, departments, and/or groups of departments, except the offices of
the President, the Vice-Presidents, the Chancellor, or Bureau of Institutional Research, for data based on confidential records of students in a particular college, must first be cleared through the appropriate college office.

(2) Requests involving students in more than one college must be cleared through the Registrar.

d) Grade Reports
Final grades for each semester and winter session are made available to all students.

d) Credentials Presented from Other Sources
All academic credentials presented to the University of Illinois become the property of the University and are not subsequently released to the student or to another individual or institution.

PART 7. TRANSCRIPTS

§ 3-701 Availability
(a) Students who have paid their University fees and charges are entitled to receive, upon written request, a transcript of their academic records. Upon graduation, or withdrawal from the University, students with outstanding loans will not be issued a transcript until they have completed an exit interview with the Office of Business and Financial Services. Transcripts that are provided directly to students are marked “Issued to Student in Sealed Envelope” to distinguish them from transcripts that are sent by the Office of the Registrar to other recipients. Each transcript routinely includes a student’s entire academic record to date and current academic status. Incomplete transcripts are not issued. Upon request, separate transcripts shall be issued that include only the academic record for undergraduate programs or the academic record for graduate and professional programs. Any separate transcript shall be appropriately labeled “partial transcript.” The charge for an official transcript is $8 per copy (amount subject to change).

(b) Transcripts issued at the request of students for whom possible disciplinary action is pending are followed by a corrected transcript issued without charge to the original recipient showing the final status in the event that the student involved is subsequently suspended or dismissed from the University as a result of the pending action.

(c) A student requesting a transcript near the end of a term must specify that the transcript not be released prior to the posting of final grades for that term. Final grade posting normally occurs approximately thirty days after the end of the final examination period.

§ 3-702 Information Appearing on All Transcripts
(a) Student’s name

(b) University identification number

(c) Level (undergraduate, graduate, law, medicine, veterinary medicine)

(d) Birth date (month and day only)

(e) Degree and the date graduated from the University of Illinois

(f) Recognition as a James Scholar or a Chancellor’s Scholar

(g) Honors recognition—Bronze Tablet, Dean’s List, etc.

(h) Institutional courses, grades, hours of credit, and grade-point average, listed by semester

(i) When a student changes his or her college and/or curriculum of enrollment, the new college and/or curriculum is recorded on the student’s record in the semester in which the change is effective.
§ 3-703 Other Symbols Appearing on Transcripts
The grading system itself is described in § 3-102. The following symbols provide additional information:

- & Immediately following the letter grade for Religious Foundation courses indicates the grade and credit are not included in the GPA.

- * Immediately following the letter grade indicates grade does not count toward the student’s GPA or earned hours.

- H Immediately following the letter grade indicates that the student has received honors credit for the course because either: 1) the student has successfully completed an Honors Credit Learning Agreement negotiated with the instructor of the course; or 2) the course/section was certified as an honors course/section by the department offering the course. Appropriate grades using the H designation include A+H, AH, A-H, B+H, BH and B-H.

- A Signifies a repeated course that is included in the GPA calculation. Course is excluded from the term, overall, and earned hours.

- E Repeated course that is excluded from the GPA but included in attempted hours only.

§ 3-704 Description and Definition of Information Appearing on Transcripts
(a) Student Status
Student status is determined on the basis of a student’s academic performance and conduct. Unless otherwise indicated by the notation of ‘drop’ status, the student is eligible to enroll either without condition or on a probationary basis.

(b) Credit
(1) Undergraduate credit is recorded in semester hours. Each semester hour represents one fifty-minute period of class-room work each week for the duration of one semester of sixteen weeks (two periods of classroom work per week during an eight-week part of term), or the equivalent in laboratory, field work, or approved independent study.

(2) Graduate credit is recorded in semester hours.

(c) Transfer Credit
(1) Undergraduate credit earned at another accredited University or college and accepted by the University of Illinois is recorded in semester hours. Grades earned are not indicated.

(2) Graduate credit earned at another accredited University or college and accepted by the University of Illinois will be indicated on the transcript with the institution’s name, total credit hours, GPA hours, Grade Points, and total GPA. GPA hours and Total GPA will generally be zero because the grade value of accepted transfer credit is recorded as “CR,” for satisfactory, without differentiation by letter grade, except for courses transferred for work taken at the University of Illinois at Chicago or at Springfield or as a BTAA Traveling Scholar. Graduate credit earned at another accredited university or college and accepted by the University of Illinois prior to Fall 2004 will be indicated on the transcript as total transfer credit without indication of the institution(s) attended.

(3) If an undergraduate student is not currently enrolled and has earned the required 60 or more semester hours of University of Illinois at Urbana-Champaign credit (§ 3-801(a)(1)), credit earned elsewhere and submitted to the Office of Undergraduate Admissions for the purpose of fulfilling degree requirements will be evaluated and recorded on his or her permanent record. The official transcript must be sent directly from the institution attended and accompanied by a letter from the student requesting that the credit be added to his or her record for degree purposes.
(d) Course Numbering System

(1) Courses numbered 000-099 do not carry academic credit but do count for tuition and load. In general, the 000-level courses are for preparatory work that does not count toward a degree.

(2) Courses numbered 100-199 are intended primarily for freshmen and correspond to entry-level work. They may be taken by sophomores, juniors, and seniors. In certain instances they may be taken by graduate students to make up undergraduate deficiencies, but they may not be taken for graduate credit.

(3) Courses numbered 200-299 are intended for lower division students who satisfy the published prerequisite(s), if any. Transfer credit from 2-year colleges around the state would correspond to 100 and 200-level offerings. In certain instances they may be taken by graduate students to make up undergraduate deficiencies, but they may not be taken for graduate credit.

(4) Courses numbered 300-399 are intended primarily for juniors and seniors who satisfy published prerequisite(s), if any. Transfer work from a community college does not correspond to these numbers. In certain instances they may be taken by graduate students to make up undergraduate deficiencies, but they may not be taken for graduate credit.

(5) Courses numbered 400-499 are available for credit for upper division undergraduate students and typically for graduate students.

(6) Courses numbered 500-599 are intended for graduate and professional school students. Certain seniors, with Graduate College approval, may enroll for credit.

(7) Courses numbered 600-799 are available for certain professional school courses with restricted enrollments. These courses apply primarily to law and veterinary programs.

PART 8. GRADUATION

§ 3-801 Credit Requirements for Degrees

(a) First Bachelor’s Degree

(1) In addition to specific course and scholastic average requirements, each candidate for a bachelor’s degree from the University of Illinois at Urbana-Champaign must earn at least 60 semester hours of University of Illinois at Urbana-Champaign credit, of which at least 21 hours must be 300 or 400 level courses of University of Illinois at Urbana-Champaign credit.

(2) A student on drop status may not graduate until he or she has been reinstated by the dean of his or her college. A student who meets the conditions of subsection (a)(1) above must notify the dean of his or her college of the student’s intent to apply credit earned elsewhere toward the degree requirements and arrange to have a final official transcript from the other collegiate institution(s) attended sent to the Office of Undergraduate Admissions.

(3) Only those courses that are applicable toward the degree sought may be counted in satisfying the above minimum requirements. (See the Academic Catalog at http://catalog.illinois.edu/)

(4) Students transferring from the University of Illinois at Chicago or at Springfield to Urbana-Champaign as candidates for degrees must satisfy the degree requirements in subsection (a)(1) and academic requirements for graduation established for the curriculum entered on the Urbana-Champaign campus.

(5) A student who requests that the credit requirement for graduation be waived should complete and submit a petition to the dean of his or her college, who will take action on the petition.

(b) Additional Bachelor’s Degree

(1) A student who has received one bachelor’s degree from the University of Illinois at Urbana-Champaign may be permitted to receive an additional bachelor’s degree from the University of Illinois at Urbana-Champaign, provided all specified requirements for each degree are fully met and provided also that the curriculum offered for the additional degree includes at least 30 semester hours of University of Illinois at Urbana-Champaign credit that is not counted for the other degree.

(2) The additional bachelor’s degree may be earned either concurrently with or subsequent to the first degree.

(3) Only those courses that are acceptable toward the degree sought may be counted in satisfying the above minimum requirements. This includes the 30 additional hours
required for the additional degree.

(c) Graduate Students
   (1) At least half of the hours required for a master’s degree must be earned in courses
       meeting on the Urbana-Champaign or Chicago or Springfield campus, or in courses
       meeting in other locations that have been approved by the Graduate College.
   (2) At least two-thirds of the total hours required for a doctoral degree must be earned
       in courses meeting on the Urbana-Champaign or Chicago campus, or in courses
       meeting in other locations that have been approved by the Graduate College.
   (3) BTAA Traveling Scholars Program work may fulfill the “on-campus” requirement in
       subsections (c)(1) and (c)(2) for as much as 20 semester hours of course work at BTAA
       institutions each semester, for a maximum of two semesters.

§ 3-802 Minimum Scholarship Requirements for the Bachelor’s Degree
(a) All candidates for a degree must have at least a 2.0 (C) average on all University of Illinois
    at Urbana-Champaign credits counted for graduation requirements and at least a 2.0
    average on the combined transfer and University of Illinois at Urbana-Champaign credits
    counted for graduation requirements. Certain colleges have established higher scholastic
    graduation requirements for specific curricula. (Grades in courses taken at the other
    campuses of the University are counted as transferred.)

(b) Where a course has been repeated, both the original and subsequent grades are included
    in the average if the course is acceptable toward graduation, but the credit is counted
    only once. An original failing grade is not removed from the student’s record for a course
    subsequently passed by special examination. (See § 3-309 on repeated courses.)

(c) Students at the Urbana-Champaign campus who do not meet the requirements stated
    above may graduate if they have the minimum grade-point average calculated by either of
    the following alternate methods:
       (1) Exclude courses in which grades of D or F have been recorded not to exceed a total
           of ten semester hours completed prior to the last thirty hours of work completed at
           the University of Illinois, Urbana-Champaign campus, and counted for graduation
           requirements, or
       (2) A grade average of no less than 2.1 for the last sixty semester hours of work counted
           for graduation requirements and completed at the University of Illinois, Urbana-
           Champaign campus, except in those curricula where a higher scholastic graduation
           requirement is specified.

(d) Each college office, on request, informs the student regarding the scholarship regulations
    of that college.

PART 9. RESIDENCY STATUS REGULATIONS

§ 3-901 In General
(a) The University of Illinois is a land-grant institution supported by funding from state
    of Illinois tax revenue. As a state tax-supported institution, the University (with some
    exceptions) extends preference in admission and tuition to residents of the state of Illinois—
    that is, to persons whose circumstances conform to the University’s definition of resident
    status stated as follows.

(b) Principal elements that determine residency are domicile in Illinois and actions which
    evidence the intent to make Illinois the person’s permanent residence. A person has but
    one domicile at any time. Mere physical presence in Illinois, regardless of how prolonged,
    is insufficient to establish residency without action and intention to make the place a
    permanent residence and principal home. To establish bona fide residency in Illinois under
    this policy, a person must demonstrate presence and intent to reside permanently in Illinois
    for reasons other than educational objectives.

(c) The burden of establishing that a person is domiciled in Illinois for other than educational
purposes is upon the person. The regulations, factors, and procedures enumerated in this policy will be considered by the University in determining the residency status.

(d) Residency Status Regulations are subject to change from time to time at the discretion of the Board of Trustees. A person holding nonresident status is subject to rules in effect when the petition seeking Illinois residency is filed. Nothing in these rules shall be applied retroactively to reverse in-state residency status previously granted under former regulations.

(e) The University’s definition of the term “resident” may be different from the definitions developed by other, non-University, agencies. Thus, a person who is an Illinois resident for tax or voting purposes, for example, is not necessarily a resident for University of Illinois tuition and admission purposes. The University’s definition of resident status applies both to payment of tuition and admission to the University of Illinois.

§ 3-902 Regulations
The following regulations are used to determine the resident status for admission and tuition assessment.

(a) A person’s domicile is presumed to be that of the parent(s) or legal guardian unless the person is independent and establishes a separate domicile. For the purposes of these Regulations, legal guardian and parent are interchangeable.

A person who is dependent upon his/her parent(s) or other person in authority, other than spouse, for financial support shall not be considered independent for the purpose of these regulations. A person claiming independence may be requested to present satisfactory evidence that his/her parent(s) has not contributed significantly to his/her support or claimed him/her as a dependent for federal or state income taxes during the period in which the person attempts to establish and/or maintain residency. Filing and payment of Illinois income tax is necessary to establish residency.

(b) In order to be classified as a resident for purposes of admission, an independent person shall be domiciled in Illinois and a bona fide resident for at least one calendar year immediately preceding the date of receipt of the application for admission. To be considered a resident for purposes of assessment of tuition, an independent person must be a bona fide resident for at least one calendar year immediately preceding the first scheduled day of classes for the term for which residency is sought.

(c) During the one-year period in which a person attempts to establish residency, a person must be financially independent. He/she must rely upon gainful employment in Illinois or prove reliance upon resources in Illinois for more than fifty percent of the income sufficient to provide for tuition, fees, and normal living expenses, e.g., food, clothing, housing, and transportation. Income earned as a result of University enrollment, such as educational loans, graduate assistantships, or student employment, is not considered evidence of intent to establish residency. To establish residency, a person must reside in Illinois for one calendar year primarily for other than educational purposes.

(d) A person who is not a citizen of the United States of America may establish resident status unless the person holds a visa which precludes an intent to permanently reside in the United States. A list of the visa classifications may be obtained from the Office of the Registrar.

(e) Noncitizens may commence establishment of residency with notification of permanent residency status by the United States Immigration and Naturalization Service provided the person meets and complies with all the applicable requirements of these Regulations.

(f) The minor children of persons who, having resided in this state for at least twelve months immediately prior to such a transfer, are transferred by their employers to some location outside the United States shall be considered an Illinois resident for purposes of the computation and payment of tuition. However, this Section shall apply only when the minor child of such parents enrolls in a state-supported college or University within five
years from the time the parents are transferred to some location outside the United States. If the resident parent(s) establishes a domicile outside Illinois after a dependent is admitted, the dependent shall continue to be classified as a resident until degree completion, assuming timely matriculation, continuous enrollment, and maintenance of a separate residence in Illinois.

(g) A person who claims Illinois domicile while living in another state or country must provide proof of continued Illinois domicile. Proof may include, but is not limited to, evidence that the person (or parent or legal guardian as applicable) has not acquired a domicile in another state, has maintained a continuous voting record in Illinois, and has filed and paid regular Illinois resident state income tax returns during the absence.

(h) A person whose parent(s) moves to Illinois may become a resident at the beginning of the next term following the move. An independent person whose parent(s) has established and is maintaining a bona fide residence in Illinois will be regarded as a resident if the independent person lives in Illinois. Even though a divorced or separated parent who is not a resident of Illinois provides significant financial support, a person shall be classified as a resident as long as the other parent is a bona fide resident of Illinois.

(i) A nonresident shall be classified as a resident if his/her spouse is a resident of Illinois and meets the applicable requirements of these regulations. A noncitizen may establish residency through his/her resident spouse, provided the noncitizen complies with subsection (d) above.

(j) A person who is actively serving in the Armed Forces of the United States and who is stationed and/or present in the state in connection with that service may be eligible for a waiver of the nonresident portion of tuition as long as the person remains stationed and/or present in Illinois. The waiver is extended to the person’s spouse and dependent children who also live in the state. A resident of Illinois, and the spouse and dependent children, who is stationed outside of Illinois in active service in the Armed Forces of the United States and who has maintained residency under section (g) shall be classified as a resident.

(k) Staff members of the University and of allied agencies, and faculties of state-supported institutions of higher education in Illinois, holding an appointment of at least one-quarter time, and their spouses and dependent children, shall be treated as residents. The term “staff member” as used in these regulations shall mean a person appointed to a faculty, academic professional, or permanent civil service position for a specific amount of time at a salary or wage commensurate with the percentage of time required. The appointment shall require service for not less than three-fourths of the term. For purposes of residency, the term “staff member” shall not apply to persons employed on an hourly basis in an academic capacity, nor to persons on leave without pay.

(l) Nonresident teachers in the private and public elementary and secondary schools in Illinois holding an appointment of at least one-quarter time shall, if required to pay tuition, be assessed at the resident rate. This privilege also extends to the summer session immediately following the term of appointment. Any nonresident teacher who qualifies for resident tuition as described above shall become subject to nonresident tuition for the entire term if the school appointment is vacated prior to completion of three-fourths of the term in question. Resignation or cancellation of the appointment prior to the close of the spring term also cancels the eligibility for the resident tuition privilege in the following summer term.

§ 3-903 Factors in Determining Residency

(a) Bona fide residency must be maintained in Illinois for at least one calendar year immediately preceding the date of receipt of the application for admission, or, for tuition purposes, one calendar year immediately preceding the first scheduled day of classes for the term for which resident classification is sought. The following circumstances, although not necessarily conclusive, have probative value in support of a claim for resident classification:
(1) Continuous physical presence—defined as no more than a three-week absence from the state of Illinois—for at least one calendar year as described above.

(2) Domicile in Illinois of parent(s) or legal guardian, or spouse.

(3) Voting or registration for voting in Illinois.

(4) Illinois driver’s license or identification card and automobile registration.

(5) Financial independence and payment and filing of Illinois income/property taxes and/or ownership of property in Illinois during the tax year or partial tax year immediately preceding the term for which the person is requesting resident classification. Just the filing of Illinois state income taxes, or filing without substantial Illinois income earned, will not be judged as a significant criterion for reclassification.

(6) One calendar year of gainful employment in Illinois or prove reliance upon resources in Illinois for more than fifty percent of the income sufficient to provide for tuition, fees, and normal living expenses, e.g., food, clothing, housing, and transportation. Reliance upon income earned from loans is not viewed as evidence of intent to establish residency. Employment must be in other than graduate assistantships or student employment.

(7) The lease of living quarters and payment of utility bills in Illinois.

(8) Former domicile in the state and maintenance of significant connections therein while absent.

(9) Admission to a licensed practicing profession in Illinois.

(10) Long-term military commitments in Illinois and/or proof that Illinois is the home of record. The petitioner must complete a Military Certification Form, which can be obtained at the Office of the Registrar.

(11) Domicile for one calendar year in the state for other than educational purposes.

(12) Establishment of financial accounts at Illinois institutions.

(13) Public records, for example, birth and marriage records.

(14) Other official documents verifying legal, official connection with Illinois or with organizations or institutions within the state of Illinois.

(15) Exclusive use of the Illinois address when home or mailing address is requested.

(b) The University may request additional documentation of the evidence. Missing evidence, the lack of evidence, or inconsistent evidence may be used to refute the claim of residency.

§ 3-904 Procedures

(a) The Registrar or a designee shall determine the initial residence classification of each person at the time the person enters or re-enters the University.

(b) A student who is not satisfied with a determination concerning his/her residence classification may request that the responsible official reconsider the determination. For the purposes of admission, the written request must be received by the Office of the Registrar within twenty calendar days from the date of notification of residency status. For the purposes of assessment of tuition, the written request must be received by the Office of the Registrar by September 30 for the fall term, February 15 for the spring term, and June 20 for the summer term or some other date as set by the Office of the Registrar.

(c) The request should include the Petition for Determination of Residency Status (available from the Office of the Registrar) and all other materials applicable to the claim. The request and accompanying documentation will not be returned, and the person is advised to maintain a copy for his/her record.

(d) If the person is still not satisfied with the determination after it has been reconsidered, the person may appeal the decision to the director, University Office for Academic Policy Analysis. The appeal shall be in writing and shall include reasons for the appeal. The appeal must be received by the Registrar within twenty calendar days of the notice of the ruling. The appeal will then be referred to the director, University-wide Student Programs. A person who fails to file such an appeal within twenty calendar days of the notice of the ruling waives all claims to reconsideration for that academic session. Filing deadlines cannot be extended or waived and applications and appeals untimely filed will not be reviewed. The decision of the director, University-wide Student Programs, shall be final in all cases.

(e) A person may be reclassified at any time by the University upon the basis of additional or
changed information. If the person is classified in error as a resident student, nonresident tuition shall be assessed in the next term; if the person is classified in error as a nonresident, resident tuition shall be assessed in the term in which the classification occurs, provided the person has filed a written request for a review in accordance with these regulations.

(f) A person who fails to notify the University of a change of facts or provides false information which might affect classification or reclassification from resident to nonresident status and/or who provides false information or conceals information for the purpose of achieving resident status may be subject to appropriate disciplinary action, as well as other penalties which may be prescribed by law.

(g) Further information or clarification may be secured by contacting one of the offices listed below:

University of Illinois at Urbana-Champaign
Office of the Registrar
901 West Illinois Street
Urbana, IL 61801

University of Illinois at Chicago
Office of Admissions and Records
Student Services Building
P.O. Box 5220
Chicago, IL 60680

University of Illinois at Springfield
Office of Enrollment Services
Building F-20
Springfield, IL 62794-9243
## Definitions

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