The Lehigh University Student Handbook is issued by the Dean of Students Office and is published by Lehigh University as the University's official notification of services and regulations that concern student life at Lehigh. Lehigh makes every effort to provide accurate, current, and comprehensive information in this Handbook. Students are subject to the rules and regulations contained in the Handbook, but the University reserves the right to change at any time the rules governing admission, tuition, fees, courses, the granting of degrees, or any other regulations affecting its students. This website represents the most current version of the Student Handbook.

Policy on Equal Opportunity/Affirmative Action/Non-Discrimination
Adopted by the Board of Trustees on June 6, 2003

Lehigh University strives to be an educational institution that welcomes faculty, staff, and students from diverse backgrounds and situations. Lehigh University is committed to providing all members of our community with equal access to relevant academic programs, social and recreational programs, services, and opportunities for participation, growth and promotion, and to promote and enhance the diversity of the University community. The purpose of this policy is to define a philosophy for the institution and to articulate mechanisms for the oversight of the policy.

The full policy on Equal Opportunity/Affirmative Action/Non-Discrimination can be found at:
http://www.lehigh.edu/~policy/university/eo.htm

The Lehigh University Policy on Harassment can be found online at:
http://www.lehigh.edu/~inprv/faculty/harassmentinformation.html
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University Governance
Board of Trustees
The Board of Trustees is the governing body of the University. The Board has the full power and legal authority to do all things deemed necessary and expedient in the governance, management, and control of the business and affairs of the University. Some of the Board’s responsibilities include determining and defining the mission and goals of the University; establishing, reviewing and approving major changes in the University’s educational programming; and approving and authorizing all earned degrees upon recommendation of the President and the faculty. The Board delegates certain responsibilities to the President and various administrative officers of the University.

University Faculty
The University faculty is the legislative body in matters pertaining to the admission, registration, instruction, and discipline of students and in matters related to academic procedures and educational policies. All legislation of the faculty is subject to the approval of the Board of Trustees. Abstracts of the minutes of the faculty are sent to the Board of Trustees. The faculty may delegate any of its responsibilities to an officer of the University, to a committee, or to any other group. The University faculty, acting with the approval of the board of trustees, grants all degrees conferred by the University.

The Student Senate
Established in the spring of 1988, the Student Senate provides an opportunity for students to discuss and express their views on student issues and to make recommendations or pass resolutions on these matters. The Senate has responsibility for the allocation of funds to student organizations as well as the recognition of student organizations. Forty-five senators are elected based upon living group by the undergraduate student body. Elections are held in the late spring for upperclassmen and in September for freshmen. Responsibilities, such as selecting student representatives to the Board of Trustees and to certain faculty committees are the province of Student Senate or the Graduate Student Senate.

Graduate Student Senate
The Graduate Student Senate (GSS) serves as the representing body of the graduate student community in all matters pertinent to the graduate programs and graduate student life. Their mission is to act as a liaison between graduate students and administrative bodies, as well as encourage social interaction and communication among graduate students. The council is run entirely by students. The graduate student office is located at 217 W. Packer Avenue, 1st floor (Packer House) Bethlehem, PA. Meetings are held in Rauch Business Center room 89 or 91 every two weeks. Summer meetings are once a month.

Faculty Committees
The University has faculty committees that are standing committees of the faculty. Unless instructed otherwise, applications for student membership on most committees should be referred to the chairperson of the committee. Description of the committees can be found in the Rules and Procedures of the Faculty on the Provost’s Office website: http://www.lehigh.edu/~inprv/faculty/rules.html
University Resources
Links to these offices can be found on the handbook webpage at: http://studentaffairs.lehigh.edu/content/university-resources

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<td><strong>Academics (Overview)</strong></td>
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<td>Faculty information and resources, publications/reports, academic initiatives and important literature</td>
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<td><strong>Academics: Colleges</strong></td>
<td>Provides information pertaining to the departments and faculty members contained within the colleges at Lehigh</td>
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<td><strong>Admissions</strong></td>
<td>Events, policies and reports pertaining to undergraduate and graduate admission</td>
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<td><strong>Advocacy, Equity &amp; Inclusion</strong></td>
<td>LGBTQIA Services, Office of Multicultural Affairs, Women's Center</td>
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<td><strong>Alumni (MyLehigh)</strong></td>
<td>Parents, alumni, faculty and staff can register for events, develop their career and stay connected to their Lehigh family.</td>
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<td><strong>Athletics</strong></td>
<td>Information regarding varsity/club sports and athletic facilities, as well as an online store for athletic merchandise</td>
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<td><strong>Bursar</strong></td>
<td>Obtain and process data necessary to provide accurate bills and information to students, parents, University departments, and outside companies</td>
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<td><strong>Career Services</strong></td>
<td>Offers resources to support the career development of Lehigh students at all stages of their education. Career counseling/advising, workshops, special programs, other resources</td>
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<td><strong>Chaplain’s Office</strong></td>
<td>Organizes and schedules religious services and supporting worship programs on campus</td>
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<td><strong>Community Service Office (CSO)</strong></td>
<td>Coordinated effort for students, faculty and staff to engage in service to the greater Lehigh Valley area.</td>
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<td><strong>Counseling &amp; Psychological Services</strong></td>
<td>Provides assistance to all registered Lehigh students interested in personal, social and academic growth and discovery, as well as to the larger campus community through consultation, academic teaching, research, peak performance training and various other types of involvement.</td>
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<tr>
<td>Office/Department</td>
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<tr>
<td><strong>Dean of Students (General)</strong></td>
<td>Fosters personal development and a sense of responsibility in our students, strives as an advocate for student issues, needs and concerns; responds to emergency and crisis situations that affect students; and assists students in preparing for their lives beyond Lehigh.</td>
</tr>
<tr>
<td><strong>Dining Services</strong></td>
<td>Provides three residence dining facilities, retail and café options on campus, and a food court in the University Center. Students can select from meal plans designed to fit their needs and budget. Full menus, nutritional data, and information on events and catering are all available through the Dining Services Web site.</td>
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<tr>
<td><strong>Facilities</strong></td>
<td>Provide quality facilities in an efficient and sustainable manner that enable Lehigh to excel in teaching, research, and service to community (includes Access Control &amp; Locksmithing)</td>
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<td><strong>Financial Aid</strong></td>
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<td><strong>Fraternity/Sorority Affairs</strong></td>
<td>Provides information regarding Greek chapters, expansion, accreditation, programs/initiatives, policies and forms</td>
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<td><strong>Global Union</strong></td>
<td>Promotes global awareness and cross-cultural understanding within the Lehigh community</td>
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<td><strong>Graduate Life Office</strong></td>
<td>Provides Orientation, Professional Development Seminars, programming and other services for the graduate student population</td>
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<td><strong>Health &amp; Wellness Center</strong></td>
<td>Acute care, immunizations and gynecological examinations</td>
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<td><strong>ID Card Office</strong></td>
<td>Management of the “one-card” system developed with the goal of improving access and services for the safety and convenience of the University community.</td>
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<td><strong>International Students and Scholars</strong></td>
<td>Provides support services to all international students, scholars, and their families while at Lehigh University</td>
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<tr>
<td><strong>Leadership Development</strong></td>
<td>Provides a diverse array of opportunities for students to enhance their skills and practice the leadership lessons they are learning</td>
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<tr>
<td><strong>Lehigh University Police Department (LUPD)</strong></td>
<td>Provides a secure and safe environment through professional service to the community.</td>
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<tr>
<td>Office/Department</td>
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<tr>
<td>Library &amp; Technology Services (LTS)</td>
<td>Computer/Technology usage and assistance, Library Services, Voice Communications, Networking, WIRED</td>
</tr>
<tr>
<td>Printing &amp; Mail Services</td>
<td>Supports the educational objectives of the University and enhances the institutional image with its constituents through quality printing, mailing, duplicating, and related services.</td>
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<tr>
<td>Registrar</td>
<td>Manages the registration process, calendars and schedules, enrollment issues, graduation/degrees, transfer credit evaluation, catalog production, FERPA training, and more.</td>
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<tr>
<td>Residence Life</td>
<td>Highly trained and dedicated professionals and Gryphon peer educators with the knowledge, passion, and understanding to foster a welcoming, supportive, and inclusive community. Engages, encourages and challenges students to realize their full academic and personal potential. By immersing themselves in our dynamic living and transformational learning environment, our students will be empowered to excel and lead at Lehigh and beyond.</td>
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<tr>
<td>Residential Services</td>
<td>Provides safe, secure, well-maintained and attractive facilities for our students and guests</td>
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<tr>
<td>Student Activities</td>
<td>Facilitates all financial transactions for student organizations</td>
</tr>
<tr>
<td>Student Center Facilities</td>
<td>Provides basic guidelines for using Lamberton Hall and University Center (UC)</td>
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<tr>
<td>Student Conduct &amp; Community Expectations</td>
<td>Maintains behavioral standards for student members of the Lehigh University community</td>
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<td>Study Abroad</td>
<td>Carefully screens and supports programs that offer rigorous academic environments, immersion in host cultures, and opportunities for personal growth.</td>
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<td>Support Services for Students with Disabilities</td>
<td>Ensure that students with disabilities have equal access and are given an opportunity to grow independently to their fullest potential at a competitive university.</td>
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<tr>
<td>Transportation &amp; Parking Services</td>
<td>Shuttle services, TRACS bus routes, Van/car/bus sign-out</td>
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<tr>
<td>Writing and Math Center</td>
<td>Resource for independent learners who want to develop their writing abilities, research techniques and math proficiency.</td>
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Student Conduct System
NOTE: The university student conduct system is regularly reviewed and amended. Please consult the Lehigh web site (http://www.lehigh.edu) for the most recent conduct information.

Philosophy
Intellectual honesty and mutual respect are not accidental values in a university. They are, for students and professors alike, a presupposition of the pursuit of truth, which brings universities into existence in the first place. It is essential that an academic community uphold these values through rules designed to protect the freedom to teach and learn. The student conduct system is one mechanism by which the university endeavors to develop in all students a sense of responsibility to the Lehigh University community. When students fail to act in accord with the rules and regulations of the community, the university must hold them accountable for their actions. The purpose of the student conduct system is not solely to punish students for transgressions, but to help them understand and accept their obligations as citizens of this academic community. This University Code of Conduct has been developed to promote student growth, to provide accused students with fundamental fairness and educate the University community about the meaning of that phrase, to protect the rights of individuals, and to uphold the educational mission of the university.

ARTICLE I – Definition of Terms

I. Definition of Terms
A. The term “university” means Lehigh University.
B. The term “student” includes all persons taking or scheduled to take courses at Lehigh University, both full-time and part-time, pursuing undergraduate, graduate, post graduate, or professional studies. Persons who are not enrolled at Lehigh University for a particular term but have a continuing relationship with the university are considered students.
C. The term “course instructor” means any person hired by the university to conduct classroom activities and/or research.
D. The term “university official” includes any person employed by Lehigh University, performing assigned administrative or professional duties. This includes student workers including but not limited to residence hall staff.
E. The term “member of the Lehigh University community” includes any person who is a student, course instructor, faculty member, university official, or any other person employed by the university. A person’s status in a particular situation shall be determined by the Conduct Officer.
F. The term “Dean of Students” refers to the person employed by Lehigh University to fulfill the duties of that position. Under this Code, the Dean may authorize other members of his/her staff to perform those duties.
G. The term “Conduct Officer” means the person designated by the Dean of Students to be primarily responsible for the administration of the University conduct system.
H. The term “hearing officer” shall refer to any person designated and trained by the “Conduct Officer” to manage disciplinary conferences and/or assist with hearings before the University Committee on Discipline.
I. The term “Lehigh University premises” includes all land, buildings, facilities, and other property owned, used, or controlled by Lehigh University, as well as adjacent streets and sidewalks.
J. The term “university housing” refers to any building in which students reside that is owned, operated, used and/or controlled by Lehigh University.
K. The term “student organization” means any number of persons who are recognized in a formal manner by Lehigh University.
L. The term “hearing” refers to any meeting, disciplinary conference, Dean’s hearing, University Committee on Discipline hearing, or hearing before a subsidiary hearing body in which decisions are made regarding disciplinary cases.
M. The term “hearing panel” means any person or persons authorized by the Dean of Students or the Conduct Officer to determine whether a student has violated the Code of Conduct and to impose sanctions.
N. The term “shall” is used in the imperative sense.
O. The term “may” is used in the permissive sense.
P. The term “policy” is defined as any written regulation of Lehigh University as found in, but not limited to, the student handbook.
Q. Weapons include but are not limited to firearms, edged tools or utensils, clubs or bludgeons, explosives of any type, or any other object used to cause harm or threat of harm.

ARTICLE II – Authority and Jurisdiction and General Provisions

I. Authority
A. The authority for administering student discipline in accordance with the student conduct system is vested by the university charter in the faculty. The student conduct system described in this Code of Conduct has jurisdiction over all Lehigh University students and all student groups and organizations approved by or associated with the university.

B. Jurisdiction of the Lehigh University Code of Conduct shall not be limited to conduct that occurs on Lehigh University premises. It will be applicable to any conduct which affects the Lehigh University community as a whole, its individual members, or the pursuit of its objectives.

C. The Conduct Officer shall develop policies for the administration of this system and procedural rules for the conduct of hearings which are consistent with provisions of the Code of Conduct.

D. Decisions made by a hearing body, the Conduct Officer or a case officer, shall be final, pending the normal appeals process defined below.

E. All individual students who are accused of violating the Code of Conduct fall under the authority of the student conduct system, even when those students act as part of a group that is reviewed separately as a corporate entity.

F. Campus groups and organizations that violate the Code of Conduct fall under the authority of the student conduct system, although the rights and the processes they are provided may differ from those afforded to individuals.

G. Any group or organization may be held accountable for the actions of any of its members if the violation of the Code of Conduct is in any way related to the group or organization. Group misconduct need not be officially approved by the entire membership in order to be considered grounds for possible disciplinary
action against the group. There is no minimum number of group members who must be involved in an incident before disciplinary action may be taken against the entire group. In some instances, the conduct of a single member may provide sufficient grounds for action against the entire group. An appropriate but not exhaustive test to determine whether a group may be held accountable for the conduct of individuals is to ask whether it is likely that the individuals would have been involved in the incident if they were not members of the group or, if, by group action, the incident was encouraged, fostered, or might have been prevented.

H. All students are expected to make themselves familiar with this code; unfamiliarity with the code is not grounds for failing to live up to the expectations set forth below.

I. Because the university has an interest in inappropriate behavior separate from that of the civil authorities, it has the right and responsibility to exercise its jurisdiction and take such action as is appropriate to protect this interest. The university reserves the right to enforce this code whether or not civil authorities have acted. In those instances where civil authorities have acted, the university may also exercise its jurisdiction. When the university has jurisdiction in a matter subject to this code, it also has the right to report the matter, whenever appropriate, to civil authorities.

ARTICLE III – Expectations of Conduct

Lehigh University is a community that has expectations of its student members. These expectations and a list of non-inclusive examples of behavior that might breach these expectations are below.

I. Academic Integrity
Lehigh University expects that all students will act in a manner that reflects personal and intellectual honesty.

Proscribed Conduct
A. Cheating. This includes but is not limited to:
   1. The use of any unauthorized assistance in taking quizzes, tests, or examinations.
      i. The possession at any quiz or examination of any articles which are prohibited will be regarded as evidence of responsibility.
   2. The dependence upon the aid of sources beyond those authorized by the instructor in writing papers, preparing reports or homework, solving problems, or carrying out other assignments.
   3. The acquisition, without permission, of tests or other academic material belonging to a member of the university faculty or staff.
   4. Any attempt to falsify an assigned grade in an examination, quiz, report, program, grade book, or any other record or document.
   5. The creation and/or submission of falsified data in any experiment, research paper, laboratory assignment, or other assignment.
   6. Collusion occurs when students willfully give or receive unauthorized or unacknowledged assistance. Both parties to the collusion are considered responsible.
B. Plagiarism. This includes but is not limited to:
   1. The direct use or paraphrase, of the work, themes or ideas, of another person without full and clear acknowledgement.
   2. Submitting the work of another as your own in any assignment (including papers, tests, labs, homework, computer assignments, or any other work that is evaluated by the instructor).

II. Respect for Others
Lehigh University expects that all students will act in a civil manner that reflects maturity, social responsibility, and respect towards others and the Lehigh Community.

Proscribed Conduct
A. Physical Violence or Making Threats of Physical Violence (including, but not limited to, violence between individuals in a relationship, i.e., “relationship violence”).

B. Harassment
   1. As defined in the Lehigh University Policy on Harassment.

C. Sexual Misconduct
   1. Sexual contact that occurs without the explicit consent of each student involved.
      a. Consent, in this context, is defined as a mutual agreement to participate in a specific activity at a specific time. Consent to one kind of sexual activity does not, alone, imply consent to other sexual activities. Consent must be clearly communicated (for example, by way of mutually understandable words or actions), mutual, non-coercive, and given free of force or the threat of force. A student who is physically or mentally incapacitated by drugs, alcohol, or other circumstances is not capable of giving consent. A student must be awake and fully conscious in order to give consent. An individual may change his/her mind and revoke consent at any time by verbal or non-verbal communication.
   2. Conduct that exploits another student in a sexual and non-consensual way. This includes but is not limited to non-consensual voyeurism, non-consensual recording (audio or visual), non-consensual dissemination of recordings, allowing others to view sexual activities without the consent of all of the participants.
   3. Stalking—Stalking is defined as repeated acts (two or more) or a course of conduct directed at a specific person involving any of the following, or any combination of the following that, taken together, would cause a reasonable person to experience substantial discomfort or feel fear for her/his physical safety:
      a. unwanted visual or physical proximity;
      b. unwanted communication; or
      c. threats or implied threats by any means (including, but not limited to verbal, written, electronic, directly, or via a third party).
   4. Exposure of one's body in an indecent or lewd manner.
   5. Sexual activity in public or semi-public spaces.

D. Hazing
   1. Hazing is any action taken or situation created, whether on or off campus, to produce mental or physical discomfort, embarrassment, harassment, or ridicule. Hazing includes but is not limited to
any brutality of a physical nature, such as paddling, whipping, beating, branding, forced calisthenics, exposure to the elements, forced consumption of any food, liquor, drug or other substance, or any other forced physical activity that would subject the individual to physical harm or mental stress, such as sleep deprivation, forced exclusion from social contact, forced conduct which could result in extreme embarrassment, or any other forced activity which would adversely affect the mental health or dignity of the individual. Among prohibited activities are forced or coerced activities which create excessive fatigue; cause physical and psychological shocks; involve kidnapping; involve morally questionable quests, treasure hunts, scavenger hunts, or any other such activities; involve publicly wearing apparel that is conspicuous and not normally in good taste; cause students to engage in public stunts and buffoonery, morally degrading or humiliating games and activities, or late night activities which interfere with scholastic activities. Also prohibited are any activities that are in violation of federal, state, or local laws, this Code of Conduct, or accepted standards of good taste or propriety. For purposes of this definition, any activity described in this paragraph upon which the admission into or affiliation with an organization is directly or indirectly conditioned shall be presumed to be “forced or coerced” activity, the willingness of an individual to participate in such activity notwithstanding.

E. Intentionally or recklessly interfering with the activities sponsored by, affiliated with or participated in by members of the university community, including but not limited to studying, teaching, research, administration, fire prevention, police activities, emergency services, and the activities of student organizations.

F. Other conduct which threatens or endangers the health or safety of any person or group of people. This would include, but is not limited to, the possession or storage of weapons, explosives, fireworks, or other materials that could be harmful to the members of the community or the community as a whole.

III. Respect for Property
Lehigh University expects that its students will treat the property of Lehigh University and the property of others with the same respect that they would ask others to show to them.

Proscribed Conduct
A. Intentionally or recklessly interfering with the property of another, including taking without permission, destroying, defacing, or damaging the property of another.
B. The theft of services, such as telephone or computer services, including copyrighted computer programs, and other copyrighted material such as movies and/or music.
C. Knowingly possessing stolen property.
D. Entering, occupying, or using without authorization Lehigh premises, facilities, or property.
E. The theft, mutilation, destruction, defacing, and/or gross disregard of any Lehigh property.
F. Misuse of Lehigh University laboratory facilities.

IV. Respect for the Lehigh University Community.
As members of the Lehigh University Community, students are expected to serve as positive representatives. They are expected to know and follow the Code of Conduct, and show respect for the faculty, staff, community members and administrative processes that are in place to maintain and support our community standards.


Proscribed Conduct
A. Intentionally furnishing false information to a university official, hearing panel, or Conduct Officer.
B. Intentionally or recklessly causing an emergency or dangerous environment.
C. Intentionally or recklessly initiating or causing to be initiated any false report including but not limited to false reports of fire, explosions, or other emergency or threats thereof.
D. Forgery, unauthorized alteration or unauthorized use of any university document, record (including computer records), or instrument of identification.
E. Failure to comply with the reasonable requests of university officials (including law enforcement) while acting in the performance of their duties.
F. Failure to provide identification when asked by university officials while acting in the performance of their duties.
G. Failure to complete any sanctions imposed by Lehigh University.
H. Failure to appear before and cooperate with the University Committee on Discipline, or other hearing panels, hearing officers or conduct officials when called to do so.
I. Violating any Lehigh University policies, rules, or regulations, including but not limited to, residential living policies (General Provisions for Occupancy) and policies related to the use of the university computer network.
J. Encouraging or facilitating others in actions that violate the Code of Conduct.
K. Filing false charges with the University Conduct System.

V. Respect for Self
Lehigh University expects that its student members will act in a manner that respects their own health and well-being, especially concerning the use and/or abuse of alcohol and drugs.

Proscribed Conduct
A. The unauthorized or illegal consumption, distribution, or possession of alcohol.
B. The consumption or distribution of alcohol in a manner detrimental to one’s health and safety (or the health and safety of others).
C. The unauthorized or illegal use, distribution, or possession of any controlled substance or illegal drug.
D. The possession of drug paraphernalia.
E. The possession of alcohol paraphernalia that encourages or promotes excess consumption of alcohol (for example, kegs, beer bongs, Beirut tables, etc.).
F. Other conduct which threatens or endangers the health or safety of the individual.

VI. Respect for the Law
Lehigh University expects that its student members will act in accordance with all applicable federal, state, or local laws.

ARTICLE IV – Emergency Situations

I. Emergency authority of the Dean of Students. Because situations may arise that may not be fully covered by this code, the Dean of Students is granted the authority to exercise his or her good judgment in emergency situations.
II. Temporary rules and regulations. The Dean of Students shall have authority in emergency situations to issue temporary rules and regulations to uphold the behavioral expectations of Lehigh University. The Dean of Students shall report his or her actions and the reasons for them to the full faculty at its next meeting. Such emergency rules and regulations shall remain in effect until they are withdrawn by the dean or by action of the faculty.

III. Interim suspension. The Dean of Students shall have the authority in emergency situations to suspend a student’s (or student organization’s) rights to be present on campus, or on other property owned, operated, or controlled by the university prior to a formal hearing. This authority may be invoked if the Dean of Students has a reasonable belief that a serious offense may have occurred, and/or that the continued presence of the student on campus may be dangerous to property, to the student involved, or to others. Subject to the emergency nature of the situation and the information available, the Dean of Students shall permit a student to challenge the evidence presented. A formal hearing of the matter shall be held at the earliest feasible time.

IV. Interim removal from housing. In instances where there is a reasonable belief that a serious offense has occurred, the Dean of Students or his/her designee may require the immediate removal of the individual or individuals involved from university housing until a formal disciplinary hearing occurs.

ARTICLE V – Responsibilities and Fundamental Fairness

I. Responsibilities of Individual Students
   A. As stated in Article II. Section I.H, students are responsible for knowing and adhering to the expectations outlined in the Code of Conduct.

   B. Students are responsible for cooperating with the University in investigations of violations of the Code of Conduct.

   C. Students are responsible for appearing before a hearing panel when called to do so and providing truthful and complete information to hearing panels and/or the Conduct Officer when asked. Students, who have been accused of violating the Code of Conduct, have the right not to answer questions.

II. Fundamental Fairness for Individual Students.
The University has an interest in providing fundamental fairness in all conduct matters. The University will strive to provide the following to students in relation to conduct violations.

   A. Presumption of non-responsibility. The hearing body shall consider all accused students not responsible until such time as sufficient evidence is present to the contrary. No accused student shall be found responsible for a charge unless a "preponderance of evidence" presented at the time of the hearing indicates his/her responsibility. This means that hearing panels must believe that it is more likely than not, based on the information presented at the hearing, that the student is responsible.

   B. Written notification of charges and hearings. Accused students are entitled to written notification of any charges brought against them and an outline of the disciplinary procedures. If additional charges are brought, a further written notice must be sent. These notices may be sent via campus mail, registered mail (to the last known address maintained by the University) or personally delivered to the accused student. Any of these methods of notification shall be considered sufficient. When and if a hearing is scheduled,
the Conduct Officer shall notify the student at least seven days before the hearing of the time, date, and location of the hearing.

C. **Review of available information.** Accused students are entitled to review the available information, documents, and a list of witnesses who have been called by the Conduct Officer to present information. Accused students must provide the Conduct Officer a list of witnesses they intend to present, along with information supporting the relevance of the witnesses. This list must be presented at least three days prior to the hearing. If the student fails to provide proper notification that they are bringing witnesses, the admission of his/her testimony will be at the discretion of the hearing panel and no appeal shall be granted for denying their admission.

D. **Advisory assistance.** Accused students are entitled to advisory assistance by any member of the University community (current students, faculty, and staff, provided he/she is not an attorney). The advisor’s role is to assist, support, and advise students at any stage of the conduct process. The advisor may not, however, ask or answer questions for students or make summation statements on their behalf. This person is an observer and will not be a participant in the hearing. Generally, legal counsel shall not be permitted to attend the hearing to represent the student. However, in cases where there are pending criminal charges, the accused student may have legal counsel present as an advisor. If present, the counsel may not participate in the hearing in any way except in advising the accused student. In these cases, the Conduct Officer may request that university counsel be present in a non-participatory role.

E. **A pre-hearing interview.** For all hearings above the level of a disciplinary conference, the student shall have the right to a pre-hearing interview in which the Conduct Officer will explain the concepts of fundamental fairness and the conduct processes. Failure to schedule or attend the pre-hearing interview is not grounds for a rescheduling of a hearing or for an appeal. For disciplinary conferences, an outline of the conduct process shall be considered sufficient to meet this requirement, and shall be supplied by the Conduct Officer.

F. **Right to be heard.** Accused students shall have the right to hear all testimony, present relevant information on their own behalf, ask questions of witnesses, and ask questions of anyone present at the hearing. If individuals cannot be questioned at the hearing (by reason of health, absence from campus, etc.) the hearing panel has a special obligation to determine the credibility of any information that those individuals have provided. The student is also permitted to have persons submit written character statements directly to the Conduct Officer for review by the panel or hearing officer. Students may not bring character witnesses to a hearing or disciplinary conference.

G. **Challenge of hearing body members.** Accused students shall have the right to challenge the presence of hearing body members for reasons such as a personal bias towards a participant or a preformed judgment in the particular case. In the case of hearings before the University Committee on Discipline or its subsidiary boards, the removal of a hearing body member will be by majority vote of the remaining members. In cases involving disciplinary conferences, the decision shall be at the discretion of the hearing officer.

H. **Refuse to answer any question or make a statement.** Accused students are not required to make statements or answer questions. In this situation, the hearing body shall make its decision solely on the basis of evidence presented to it. It should be noted that witnesses do not have the right to refuse to answer questions.
I. Withholding of past record. In hearings before the University Committee on Discipline, the past disciplinary records of accused students will not be disclosed until after a decision of responsibility is reached, except if introduced by the accused or in cases in which the accused is charged with failure to complete sanctions imposed by Lehigh University. If a student is found responsible for the charge(s), information concerning the accused student’s past disciplinary record will be presented to the hearing body by the Conduct Officer in the presence of the accused, for consideration in determining appropriate sanctions. In cases in which the student chooses to self-disclose a past conduct record, this information will be admissible and considered relevant.

J. Notification of Outcomes. Accused students have the right to be informed of the outcome of a case.
   1. Oral notification. Immediately after the hearing, the head of the hearing body will notify the student of the finding, including any sanctions imposed. At this time the Conduct Officer shall inform students found responsible for their rights of appeal.
   2. Written notification. The Conduct Officer shall forward the written decision of the hearing body to accused students within a reasonable time, no longer than 10 days. The written decision shall include: (i) a statement of the charges; (ii) a summary of the information presented at the hearing; (iii) the findings of the hearing body and key facts used in making those findings; (iv) the sanctions and the rationale for them; and (v) a statement regarding the right to request an appeal and the procedures for making such an appeal.

K. Right of appeal. As outlined in the Code of Conduct, students found responsible for a violation by any hearing panel shall have the right to an appeal before the Disciplinary Appeals Committee. Decisions of that committee are final. Students who have been suspended or expelled may remain on campus and continue their on campus academic work for the current semester while an appeal is pending. They may not participate in any academic work that occurs in a location off campus and are not permitted to represent the University publicly in any way or participate in any extra-curricular activities.

L. Admission of relevant evidence. Evidence is admissible when, in the opinion of the majority of the hearing body, it is shown to be relevant to the factual issues of the case. The hearing body shall determine the relevance and admissibility of all testimony, whether proposed or actual. Evidence obtained by a search of a student’s person or property shall be admissible if that search was conducted by university officials while acting in accordance with their duties.

M. Closed Hearings. Generally, all disciplinary hearings and conferences will be closed to the public. An accused student may request that a hearing be opened. This request must be in writing and be presented to the Conduct Officer three days prior to the hearing. The will be reviewed by the Conduct Officer, in consultation with the hearing panel. The Conduct Officer shall either grant or deny the request. If a request for an open hearing is granted, the hearing panel may order the removal of any individual not directly involved in the case at any time, and may close the hearing to the public at any time. Witnesses will not be permitted to be present at an open hearing except when they are giving testimony.

III. Responsibilities of Student Organizations
   A. Organizations are responsible for educating their members on the Lehigh University Code of Conduct as it relates to student organizations.
B. Organizations are responsible for cooperating with University officials in investigations of violations of the Code of Conduct.

C. Organizations are responsible for having a representative appear before a hearing panel when called.

D. Organizations are responsible for insuring that their members provide truthful and complete information when providing information to a hearing panel or the Conduct Officer. Students representing organizations are required to answer questions asked by the hearing panel.

IV. Fundamental Fairness for Student Organizations
The University has an interest in providing a fundamentally fair system to adjudicate student organizational conduct. With this in mind the University will strive to provide the following to student organizations in relation to conduct cases.

A. Presumption of non-responsibility. The hearing body shall consider all accused organizations not responsible until such time as sufficient evidence is present to the contrary. No accused organization shall be found responsible for a charge unless a “preponderance of evidence” presented at the time of the hearing indicates its responsibility. This means that hearing panels must believe that it is more likely than not, based on the information presented at the hearing, that the organization is responsible.

B. Written notification of charges and hearings. Accused student organizations are entitled to written notification of any charges brought against them and an outline of the disciplinary procedures. If additional charges are brought, a further written notice must be sent. These notices may be sent via campus mail, registered mail (to the last known address maintained by the University) or personally delivered to the accused student. Any of these methods of notification shall be considered sufficient. When and if a hearing is scheduled, the Conduct Officer shall notify the student at least five days before the hearing of the time, date, and location of the hearing.

C. Review of available information. Accused student organizations are entitled to review the available information, documents, and a list of witnesses who have been called by the Conduct Officer to present information. Accused student organizations must provide the Conduct Officer a list of witnesses they intend to present, along with information supporting the relevance of the witnesses. This list must be presented at least three days prior to the hearing. If the organization fails to provide proper notification that it is bringing witnesses, the admission of that testimony will be at the discretion of the hearing panel and no appeal shall be granted for denying their admission.

D. Advisory assistance. Accused organizations are entitled to advisory assistance by any member of the University community (current students, faculty, and staff or an alumnus/alumnae of the organization, provided that he/she is not an attorney). The advisor’s role is to assist, support, and advise the organization at any stage of the conduct process. The advisor may not, however, ask or answer questions for the organization or make summation statements on its behalf. This person is an observer and will not be a participant in the hearing. Legal counsel shall not be permitted to attend the hearing to represent the student organization.
E. A pre-hearing interview. For all hearings above the level of a disciplinary conference, the organization shall have the right to a pre-hearing interview in which the Conduct Officer will explain the concepts of fundamental fairness and the conduct processes. Failure to schedule or attend the pre-hearing interview is not grounds for a rescheduling of a hearing or for an appeal. For disciplinary conferences, an outline of the conduct process shall be considered sufficient to meet this requirement, and shall be supplied by the Conduct Officer.

F. Representation by a member. Student organizations shall have the right to choose one student member to represent it before a hearing panel, if the organization chooses to appear at a hearing. Students who have had formal legal training are not permitted to represent organizations. The accused organization is also permitted to have 3 additional student members, witness the proceedings. These members may not be called as witnesses, may not participate in the hearing in any way, and may be removed by the hearing officer or the panel if they are disruptive or prove distracting or intimidating to any participant.

G. Right to be heard. Accused organizations shall have the right to hear all testimony, present relevant information on their own behalf, ask questions of witnesses, and ask questions of anyone present at the hearing. If individuals cannot be questioned at the hearing (by reason of health, absence from campus, etc.) the hearing panel has a special obligation to determine the credibility of any information that those individuals have provided. The organization is also allowed to have persons submit character statements directly to the Conduct Officer for review by the panel or hearing officer. Organizations may not bring character witnesses to a hearing or disciplinary conference.

H. Challenge of hearing body members. Accused organizations shall have the right to challenge the presence of hearing body members for reasons such as a personal bias towards a participant or a preformed judgment in the particular case. In the case of hearings before the University Committee on Discipline or its subsidiary boards, the removal of a hearing body member will be by majority vote of the remaining members. In cases involving disciplinary conferences, the decision shall be at the discretion of the hearing officer.

I. Withholding of past record. In hearings before the University Committee on Discipline, the past disciplinary records of accused student organizations will not be disclosed until after a decision of responsibility is reached, except if introduced by the organization or in cases in which the accused organization is charged with failure to complete sanctions imposed by Lehigh University. If the student organization is found responsible for the charge(s), information concerning its past disciplinary record will be presented to the hearing body by the Conduct Officer in the presence of the accused organization's representative, for consideration in determining appropriate sanctions. In cases in which the student organization chooses to self-disclose a past conduct record, this information will be admissible and considered relevant.

J. Notification of Outcomes. Accused organizations have the right to be informed of the outcome of a case.
1. Oral notification. Immediately after the hearing, the head of the hearing body will notify the organization of the finding including any sanctions imposed. At this time the Conduct Officer shall inform organizations found responsible of their right of appeal.
2. Written notification. The Conduct Officer shall forward the written decision of the hearing body to accused organizations within a reasonable time no later than 10 days after the hearing. The written decision shall include: (i) a statement of the charges; (ii) a summary of the information presented at the hearing; (iii) the findings of the hearing body and key facts used in making those
findings; (iv) the sanctions and the rationale for them; and (v) a statement regarding the right to request an appeal and the procedures for making such an appeal.

3. In cases involving organizations that are heard by subsidiary hearing panels, the accused organization has the right to be notified of the recommendations at the hearing and a right to be notified of the final decision of the Conduct Officer within a reasonable time, no later than 10 days after the hearing.

K. **Right of appeal.** As outlined in this Code of Conduct, student organizations found responsible for a violation by any hearing panel shall have the right to an appeal before the Disciplinary Appeals Committee. Decisions of that committee are final. Student Organizations that are facing dissolution or termination may not function as an organization (this includes but is not limited to hosting events, sponsoring programs, or participating in intramurals) during the appeals process.

L. **Admission of relevant evidence.** Evidence is admissible when, in the opinion of the majority of the hearing body, it is shown to be relevant to the factual issues of the case. The hearing body shall determine the relevance and admissibility of all testimony, whether proposed or actual. Evidence obtained by a search of a student’s person or property shall be admissible if that search was conducted by university officials while acting in accordance with their duties.

M. **Closed Hearings.** Generally, all disciplinary hearings and conferences will be closed to the public. An accused student may request that a hearing be opened. This request must be in writing and be presented to the Conduct Officer three days prior to the hearing. The request will be reviewed by the Conduct Officer, in consultation with the hearing panel. The Conduct Officer shall either grant or deny the request. If a request for an open hearing is granted, the hearing panel may order the removal of any individual not directly involved in the case at any time, and may close the hearing to the public at any time. Witnesses will not be permitted to be present at an open hearing except when they are giving testimony.

N. **Organizational Accountability.** Any group or organization may be held accountable for the actions of any of its members if the violation of this Code of Conduct is in any way related to the group or organization. Group misconduct need not be officially approved by the entire membership in order to be considered grounds for possible disciplinary action against the group. There is no minimum number of group members who must be involved in an incident before disciplinary action may be taken against the entire group. In some instances, the conduct of a single member may provide sufficient grounds for action against the entire group. An appropriate but not exhaustive test to determine whether a group may be held accountable for the conduct of individuals is to ask whether it is likely that the individuals would have been involved in the incident if they were not members of the group or, if, by group action, the incident was encouraged, fostered, or might have been prevented.

**ARTICLE VI - SANCTIONS**

I. **Primary Sanctions for Individuals.**
Individuals found responsible for a violation of this Code of Conduct will receive a sanction of disciplinary warning, disciplinary probation, disciplinary deferred suspension, disciplinary suspension, or expulsion. In certain specific cases the sanctions of disciplinary revocation of a degree or disciplinary withholding of a degree may be imposed. They may also receive additional sanctions as outlined below.
A. **Disciplinary Warning.** A disciplinary warning is a written statement of a student’s responsibility for a violation of this Code of Conduct with the caution that any future violation may result in more serious sanctions. Other sanctions may be imposed along with the warning.

B. **Disciplinary Probation.** Disciplinary probation is the imposition of a trial period in which students must show that they are willing to live up to the expectations in this Code of Conduct. This trial period may not exceed four semesters. This status implies that further violations of this code may result in disciplinary suspension or expulsion. Other sanctions may be imposed, and additional requirements may be imposed as conditions for reinstatement in good standing.

C. **Disciplinary Deferred Suspension.** The sanction of disciplinary suspension may be placed in deferred status for a limited period of time. During this period of time, the student is on notice that any further violations of the Code of Conduct will result in the suspension that was originally defined becoming effective immediately without further review. Disciplinary Deferred Suspension may not be imposed for longer than one regular semester. If this sanction is imposed during a semester, it may be imposed for the remainder of that semester and one additional semester. Disciplinary Probation may be imposed for a period of time not to exceed three semesters after the period of Disciplinary Deferred Suspension. Additional student conduct sanctions appropriate to a new violation also may be imposed. A student who is on disciplinary deferred suspension is ineligible for (a) intercollegiate competition and all other activities publicly representative of the University, (b) major office (elective or appointive) in any University organization, and (c) any other extra-curricular activities. All students, however, must petition to the Office of Student Conduct for exception to this rule in order to participate in any extra-curricular activity.

D. **Disciplinary Suspension.** Disciplinary suspension is the temporary separation of the student from the Lehigh University Community, not to exceed seven consecutive fall and spring semesters. Students on disciplinary suspension are not permitted to participate in any university activities, academic or nonacademic. They may not take part in any official exercise, including graduation. They are not allowed on Lehigh premises during their suspension unless prior approval has been granted by the Dean of Students. Any request for the privilege of visiting Lehigh University during the suspension must be received by the Dean of Students in writing seven days prior to the date the privilege is desired. It should be understood that submission of a request in no way guarantees approval. Students requesting reinstatement upon passing of the suspension period must schedule a meeting with the Dean of Students prior to being granted approval for reinstatement. Additional requirements may be imposed at the time of suspension as conditions for reinstatement in good standing. For students who have been suspended, the Registrar will, during the period of the suspension, send with the transcript a letter stating the reasons and length of the suspension. Disciplinary Suspension must be applied for at least one full semester as defined above.

E. **Expulsion.** Expulsion is the permanent removal of a student from the university. All cases in which the sanction of expulsion is imposed shall be referred to the Disciplinary Appeals Committee to ensure that the sanction is not unduly harsh. If the student does not submit a letter of appeal, the Conduct Officer shall supply a summary of the case to the disciplinary appeals committee for review. The Disciplinary Appeals Committee is required to ensure that the sanction is not unduly harsh. If the Disciplinary Appeals Committee finds that the sanction is unduly harsh, the student shall be suspended for seven semesters.
F. **Disciplinary Withholding of Degrees.** The conferring of an academic degree may be postponed as a disciplinary sanction if the following criteria are met:

1. The accused student is of senior standing.
2. The sanction of Probation, Deferred Suspension, or Suspension might otherwise be imposed.

   The student may be allowed to remain on campus to complete academic requirements of degree status, but the conferring of that degree would be postponed until a regularly scheduled commencement exercise after the one in which the student would have participated in. Degrees may not be withheld for longer than 4 semesters.

   A student who is subject to a pending disciplinary case is not eligible to receive a degree or participate in graduation until that case is resolved.

G. **Disciplinary Revocation of Degrees.** The University Committee on Discipline may recommend to the Board of Trustees the revocation of a degree if the following criteria are met:

1. The accused student has already been granted a degree by Lehigh University
2. The sanction of suspension or expulsion might otherwise be imposed
3. The information leading to the charges did not come to light until after the conferring of the degree in question, but occurred before the degree was conferred.

   Only the Board of Trustees may revoke a degree. If the Board of Trustees does not uphold the sanction of Revocation, the case against the student will be considered dismissed.

II. **Secondary Sanctions for Individuals.**

Sanctions in addition to the primary sanctions may be imposed to educate the accused student, or protect and educate the Lehigh University Community as a whole.

A. This is a list of specific but non-restrictive examples of secondary sanctions:

1. Restitution or replacement of lost, damaged, or stolen property.
2. Suspension of privileges to participate in any activity sponsored by the university.
3. Suspension of privileges to use or occupy certain facilities.
4. Suspension of rights to represent the university.
5. Suspension of rights to occupy a position or office in a group or organization officially recognized by Lehigh University.
6. Referral for alcohol or drug abuse counseling; and mandatory periodic meetings with a dean or counselor.

   Sanctions that suspend students’ privileges shall have a set time of duration indicating when and under what conditions students may regain the privilege.

B. **Sanctions related to academic integrity violations.** In addition, to the primary sanctions as listed in Section I, the hearing panel may impose a course grade of “F,” which would remain on the transcript permanently. In the event that the student had already voluntarily withdrawn from the course in question, the “F” grade would replace the “W.” If the hearing panel does not assign a grade of “F” in the course, it may provide recommendations to the course instructor regarding grading (e.g., lowering the course grade by some amount). In any case in which a student is found responsible and a grade of “F” is not assigned, the grading of all exercises and the determination of the course grade are left to the sole discretion of the course instructor and could result in an “F” being assigned.
III. Sanctions for cases involving drugs and/or alcohol

A. In cases involving drugs and alcohol the following secondary sanctions will be imposed.

1. Counseling Center Interaction. In all disciplinary cases involving drugs and alcohol in which the student is not suspended or expelled, a mandatory interaction with the Department of University Counseling and Psychological Services (UCPS) shall be imposed. The nature and content of these interactions shall be developed by the UCPS in conjunction with the Conduct Officer and the Dean of Students.

2. Parental Notification. The parents of students under the age of 21 will be notified of all violations of the Code of Conduct as related to drugs and/or alcohol, as permitted by the Family Educational Rights and Privacy Act (FERPA).

B. Serious Offenses involving Drugs and/or Alcohol. While disciplinary suspension is an option for any single serious alcohol/drug violation, individuals found responsible for two serious alcohol or drug violations (i.e., creating risk to self or others which includes, but is not limited to, physical violence, serious property destruction, or other serious infractions) will be suspended for a minimum of one regular semester.

IV. Primary Sanctions for Organizations.

Organizations found responsible for a violation of this Code of Conduct will receive a sanction of disciplinary termination, disciplinary dissolution, deferred disciplinary dissolution, disciplinary probation, or disciplinary warning. They may also receive additional sanctions as outlined below.

A. Disciplinary Warning. A disciplinary warning is a written statement of responsibility of a group or organization for a violation of this Code of Conduct, along with the caution that any future violation may result in a more serious sanction. Other sanctions may be imposed along with the warning.

B. Disciplinary Probation. Disciplinary probation is the conditional continuation of a group or organization for a specified period of time not to exceed four semesters. This status implies that any further violation of this Code of Conduct may result in dissolution, termination, or other authorized sanctions. Other sanctions may be imposed, including limitations on social activities, and additional requirements may be imposed as conditions for reinstatement of recognition in good standing.

C. Disciplinary Deferred Dissolution. The sanction of disciplinary dissolution may be placed in deferred status for a limited period of time. During this period of time, the organization is on notice that any further violations of the Code of Conduct will result in the dissolution that was originally defined becoming effective immediately without further review. Disciplinary Deferred Dissolution may not be imposed for longer than two regular semesters. If this sanction is imposed during a semester, it may be imposed for the remainder of that semester and two additional semesters. Disciplinary Probation may be imposed for a period of time not to exceed three semesters after the period of Disciplinary Deferred Dissolution. Other restrictions on the organization’s activities may be imposed.

D. Disciplinary Dissolution. Dissolution is the loss of university recognition for a period of time not to exceed 5 years. Dissolution is the loss of privilege to use the university’s name or represent it in any capacity. In addition, the group or organization will lose all privileges to use university equipment or facilities. At the end of the dissolution period, the organization shall contact the Dean of Students Office and be required to follow any recognition processes in place at the time. Hearing panels shall impose dissolution for time periods of years, not semesters.
E. **Disciplinary Termination.** Termination is the permanent loss of university recognition. Termination includes the loss of privilege to use the university's name or represent it in any capacity. The group or organization also loses all privileges to use university equipment or facilities. The hearing body shall make a recommendation for termination to the Vice Provost for Student Affairs, who will normally implement the recommendation. If the Vice Provost for Student Affairs decides not to terminate the group or organization, the organization shall be dissolved for 10 years.

V. **Secondary Sanctions for Organizations.**
Sanctions in addition to the primary sanctions may be imposed to educate the accused student, and/or protect and educate the Lehigh University Community as a whole.

A. **Social Probation.** Social Probation is the loss of the organization's privileges to host social events with alcohol.

B. **Alcohol-Free Housing.** The organization loses the right to have any alcohol present in the facility including in individual bedrooms/living areas.

C. **Loss of University Housing.** The organization loses the right to organizational housing. An organization that has lost its right to University housing must follow any processes in place to reacquire group living rights.

D. **Removal of specific Members or Officers.**

E. **Other Sanctions.** The following are specific examples, but hearing panels are not limited to these:
   1. Restitution or replacement of lost, damaged, or stolen property.
   2. Suspension of privileges to participate in any activity sponsored by the university.
   3. Suspension of privileges to use or occupy certain facilities.
   4. Suspension of rights to represent the university.
   5. Requirement to hold educational programs for members.
Sanctions that suspend organizational privileges shall have a set time of duration indicating when and under what conditions students may regain the privilege.

VI. **Sanctioning guidelines of specific types of cases.**
A. The Lehigh University Community has devised sanctioning guidelines for hearing panels in cases involving sexual assault or harassment, hazing, violence, and academic dishonesty. These guidelines can be found in appendix A of the Code of Conduct.

**ARTICLE VII – THE ROLE OF THE CONDUCT OFFICER**

I. **The Conduct Officer.**
The Dean of Students, acting on behalf of the faculty, shall appoint a Conduct Officer who will be responsible for the administration of the campus conduct system.
A. **Duties of the Conduct Officer.** The Conduct Officer will be responsible for the following functions in addition to other duties as defined by the Dean of Students:

1. Coordinate all aspects of university disciplinary procedures, including informing students of charges lodged against them, investigating all charges, scheduling hearings, notifying all persons concerned, providing for a record of all disciplinary proceedings, providing secretarial assistance, providing all necessary forms, assisting with and forwarding appeals to the University Disciplinary Appeals Committee, and undertaking such other activities as may be necessary to implement the provisions of this Student Conduct System.

2. Coordinate the gathering of all facts regarding a violation of this Code of Conduct and see that all known relevant facts are presented at a hearing.

3. Conduct pre-hearing interviews (when required) at which students charged should be (1) fully informed of the charges lodged and of their rights in the conduct system; (2) given an opportunity to discuss the matter; and (3) provided with information related to possible sanctions if the student pleads or is found responsible.

4. Maintain confidentiality of disciplinary records in accordance with the university policy on maintenance, retention, and dissemination of confidential information and with the federal Family Educational Rights and Privacy Act and other applicable laws.

5. Provide for training of all persons serving as hearing officers, serving on hearing panels, serving on the appeals committee, or other persons involved in the student conduct system as necessary.

6. Provide for the publication of this student conduct system and for the recording of all decisions rendered and actions taken.

7. Schedule all hearings, call appropriate witnesses, and tape-record the proceedings. Any audio tape recordings of hearings are the property of Lehigh University.

8. Advise hearing panels regarding the meaning, interpretation, and application of the conduct procedures.

9. Attend all hearings (or train and designate persons to be present) to present facts and to answer questions pertaining to conduct procedures or facts in the case being considered.

10. Respond to appeals (either on the grounds that the disciplinary process was violated in a way that affected the outcome of a particular case, or for cases that were adjudicated through the disciplinary conference procedures).

11. Other duties as described in this Code of Conduct or as assigned by the Dean of Students.

**ARTICLE VIII – PROCEEDINGS AND PROCESS**

I. **General Information**

A. Any group within the university, any individual member of the university community, or the Dean of Students acting for Lehigh University may report violations of the University Code of Conduct to the Office of Student Conduct. The complaint must be submitted in writing to the Conduct Officer.

B. Proceedings related to non-academic violations may be initiated at any point during a student’s career, which includes undergraduate and graduate careers. In cases in which the offense is allegedly to have occurred during the final semester of matriculation, the Conduct Officer may file charges in non-academic cases up to six months after graduation. There is no time limitation on proceedings related to academic dishonesty.
C. In cases where multiple charges and/or multiple accused students arise out of the same event or series of related events, the Conduct Officer shall have the discretion to direct that a single hearing be conducted with respect to the multiple charges/students. Each accused student shall be entitled to be present for the testimony of all witnesses and shall be entitled to question each witness. Any opening or closing statements shall be made to the hearing body by the accused student alone, outside the presence of any other accused student, unless the student waives this right.

D. Any student organization involved in an academic dishonesty violation will have the case resolved by the University Committee on Discipline.

II. Process for Non Academic Integrity Violations

A. After a review of the report, and if necessary, a preliminary investigation, the Conduct Officer determines if there is sufficient information to bring charges against a student or a student organization.

B. Disciplinary proceedings are then initiated by the Conduct Officer sending a formal charge letter to the student or group. It shall be considered proper notice if the notice is sent to the email address and the campus mail box and/or the last known local address as maintained by the University.

C. Students or organizations shall be contacted and asked to meet with a case officer to discuss the charges.
   1. If the charges in question do not involve serious offenses, the student or organization (at the discretion of the Conduct Officer) may take responsibility for the listed charges, and sanctions can be assigned by the case officer. Students who choose to accept responsibility for violations shall retain their right to appeal via the process listed below.
   2. If the student (or student organization) chooses to plead not responsible (or the Conduct Officer chooses to have the case resolved via a hearing), the Conduct Officer shall set a date for a resolution. The method of resolution shall be determined by the Conduct Officer. Possible methods for resolution are:
      For individual students:
      a. A hearing before the University Committee on Discipline (as defined in Article VIII, Section II, Part 2, Sub-Section E); or
      b. A Disciplinary Conference (as defined in Article VIII, Section II, Part 2, Sub-Section D)

      For student organizations:
      a. A hearing before the University Committee on Discipline (as defined in Article VIII, Section II, Part 2, Sub-Section E); or
      b. A Disciplinary Conference (as defined in Article VIII, Section II, Part 2, Sub-Section D) or
      c. A hearing before a subsidiary hearing board (as defined in Article VIII, Section IV)

   3. Students/organization who fail to make or keep an initial meeting shall be assigned a hearing date at the discretion of the Conduct Officer.

D. Disciplinary Conferences. Disciplinary Conferences are meetings between a student or organization and a case officer in which an alleged violation of the Code of Conduct is resolved in a less formal manner than a hearing.
   1. During a disciplinary conference, the student or organization shall retain all applicable rights as listed above.
2. All hearing procedures shall be developed by the Conduct Officer. The student or organization shall be informed of those procedures when they receive the notification of the time, date, and location of the hearing. These processes will also be available online.

3. Students/organizations who have cases resolved via a disciplinary conference shall retain their right to appeal as listed below.

E. The University Committee on Discipline

1. **Role.** The University Committee on Discipline is responsible for hearing cases to determine student or organization accountability for violations of this Code of Conduct in a manner that insures fundamental fairness, and to assign sanctions in cases where responsibility is determined.

2. **Composition.** The committee shall be composed of fifteen undergraduate students, (chosen by the Dean of Students Office in consultation with the current student members of the University Committee on Discipline and the faculty chairperson of the University Committee on Discipline), three graduate students (chosen by the Dean of Students Office in consultation with the Graduate Student Senate and the faculty chairperson of the University Committee on Discipline), twelve members of the faculty (four elected by the university faculty at large and two from each of the college faculties), and seven administrators (appointed by the Vice Provost for Student Affairs from the student affairs professional staff). Faculty shall be elected for three-year staggered terms. Students shall be selected for one-year renewable terms. Administrators shall be appointed for three-year renewable terms. The Conduct Officer shall have the authority to appoint alternate members for student and administrative representatives to ensure the committee’s ability to function.

3. **Chairperson.** The chairperson of the Committee on Discipline shall be a faculty member elected by the committee for a one-year term.

4. **Hearing panels.** A Committee on Discipline hearing panel shall consist of two students, two members of the faculty, and an administrator. Undergraduate students shall sit on the panel when an undergraduate student is charged with a violation of this code, and graduate students shall sit on the panel when a graduate student is charged. Hearing panels shall be appointed from the committee by the Conduct Officer. The chairperson of a hearing panel shall be chosen from the two faculty members on the panel. A quorum of a hearing panel shall be any four members. The decision of a hearing panel shall be based on a preponderance of evidence as presented at the hearing.

5. **All hearing procedures shall be developed by the Conduct Officer.** The accused student or organization shall be informed of those procedures when they receive the notification of the time, date, and location of the hearing and reviewed at the pre-hearing interview. These processes will also be available online.

III. Process for Academic Integrity Violations

A. General Process for Handling Academic Integrity Violations

1. Students have the right to have any alleged academic integrity violation heard by the University Committee on Discipline.

2. Cases in which the student accepts responsibility for the violation may be handled by an Academic Integrity Conference. A student may refuse this conference and ask for a hearing before the University Committee on Discipline.

3. Academic Integrity Conferences.
a. Composition. An Academic Integrity Conference Panel shall consist of the Conduct Officer, one faculty representative of the University Committee on Discipline (generally the chairperson), and one student representative of the University Committee on Discipline.

b. Attendance and process. The accused student, the course instructor bringing the allegation, and any witnesses may be in attendance. The Conduct Officer may have other persons not directly involved in a case present for training and educational purposes.

c. Authority. The Academic Integrity Conference shall have the authority, in a particular case, to:
   i. affirm or deny the students claim of responsibility.
   ii. determine appropriate sanctions for the student involved.
   iii. educate the student on issues related to academic integrity.

d. A student appearing before an Academic Integrity Conference shall retain the right to appeal as outlined below.

IV. Subsidiary Conduct Boards

A. The Dean of Students in conjunction with the Conduct Officer may, on a year to year basis, establish subsidiary conduct boards made up of students to provide assistance and advice in handling organization or corporate discipline. These boards include, but are not limited to: The Interfraternity Conduct Council, The Panhellenic Conduct Council, and The Student Senate Conduct Council.

B. These boards shall be constituted to hear cases involving their member organizations, or in the case of the Student Senate Conduct Board, student organizations that are recognized by the University and do not come under another subsidiary conduct board.

C. The Conduct Officer in conjunction with the leaders of the parent organizations (IFC, Panhellenic, or Student Senate as examples) will determine the composition and selection for members of these subsidiary boards.

D. The Conduct Officer shall be responsible for determining which cases are referred to these boards based on time constraints, the severity of the alleged violation, and the ability of the subsidiary board to handle a particular case.

E. In cases in which these subsidiary boards are resolving alleged violations of the Code of Conduct, their role shall be to make recommendations to the Conduct Officer in both the determination of responsibility and the sanctions of a particular case. When the case involves internal rules of the parent organization, the decision of the subsidiary board shall be final, pending an appeal.

F. The Conduct Officer shall be responsible for developing process and procedures related to these panels and for providing training to the members.

ARTICLE IX – APPEALS

I. The right to appeal. Any student found responsible for a violation of the Code of Conduct, shall have the right to appeal his/her case (based on the grounds below) to the Disciplinary Appeals Committee.
II. Grounds for appeals. Students who have been found responsible for a violation of the Code of Conduct may request an appeal on the grounds that: (1) information was not available at the time of the hearing, is now available, and could reasonably be expected to have altered the outcome of the case; (2) the university disciplinary procedures were violated in a way that probably adversely affected the outcome of the case; or (3) the sanction was unduly harsh. In cases involving sexual harassment the victim is granted the right to appeal. These cases are covered in a separate section of this Code of Conduct.

III. Disciplinary Appeals Committee. The University disciplinary appeals committee is a faculty committee set up to consider written appeals by students found responsible by any hearing panel.

A. Composition. The Disciplinary Appeals Committee shall consist of nine faculty members, four undergraduate students, and two graduate students. Undergraduate student Committee members shall be chosen by the Dean of Students Office, and Graduate Student Committee members by the Dean of Students Office in consultation with the Graduate Student Senate. Graduate or Undergraduate students can be used to hear an appeal by any student regardless of standing. Faculty shall be elected, two members from each of the four colleges and one at large faculty member. Faculty shall serve staggered three-year terms, and students shall be appointed for one-year terms. At the discretion of the Conduct Officer additional student members who are approved by the Dean of Students Office and, in the case of graduate students, by the Dean of Students Office and the Graduate Student Senate, may be selected to serve as alternates.

B. Chairperson. The Disciplinary Appeals Committee shall elect its own chairperson from the faculty members. The chairperson of this committee shall also serve on the Disciplinary Review Committee.

C. Role. The Disciplinary Appeals Committee is responsible for reviewing any appeals by students or organizations that are properly submitted. It is also responsible for reviewing all cases involving disciplinary expulsion as described in Article VI Sec. I.E.

D. Process.

1. Submission of Appeal. Students shall have three business days from the date of their outcome letter to submit, in writing, an appeal on one or more of the three grounds as listed in Art. IX, Sec. II. This letter should include specific details as to why an appeal should be granted. This letter is to be submitted to the Conduct Officer. The Conduct Officer is permitted to assist students in preparing appeals.

2. Response to Appeal. The Conduct Officer shall present a copy of this appeal to the chairperson of the hearing panel or hearing officer that made the determination in the case in question. This person shall submit a written response to the appeal to the Conduct Officer in a timely manner. In cases that involve a violation of the conduct procedures, the Conduct Officer shall write the response. The Conduct Officer is permitted to assist in the preparation of all responses.

3. Disciplinary Appeals Hearing. The Conduct Officer shall send copies of both the appeal and the response, as well as the contents of the case file to the members of the disciplinary appeals committee and schedule a meeting. The committee shall also have access to the recording of the hearing if requested. The Disciplinary Appeals Committee shall hold closed meetings and base its decision only on the information contained in the appeal, the response, the case file, and if requested, the recording of the hearing. The Conduct Officer may be present to assist the committee.
i. **Quorum.** A Disciplinary Appeals Committee hearing panel will consist of five (and only five) members, three of which must be faculty members and one of which must be a student.

ii. **Options.** The Disciplinary Appeals Committee may grant an appeal and refer the case back to the Office of Student Conduct for re-adjudication, or they may deny an appeal and uphold the original findings and sanctions.

iii. **Decision.** A simple majority of the committee is required to grant an appeal.

iv. **Process.** The Conduct Officer shall develop any internal scripts or processes for the operations of the Disciplinary Appeals Committee.

v. **Notification.** The decision of the Disciplinary Appeals Committee, along with an explanation and rationale, shall be given to the Conduct Officer who shall notify the student within three days and implement the decision. The decision of the committee shall be final.

E. **Sexual Misconduct and Harassment Cases.** In cases involving Sexual Misconduct or Sexual Harassment, either the complainant or the accused can appeal a decision. The appeal will be filed as above for either party.

1. **Grounds for appeals.** In these specific cases the following are grounds for appeal by either party: (1) information is available that was not available at the time of the investigation; (2) the University disciplinary procedures were violated in a way that may have adversely affected the outcome of the case; or (3) the sanction is inappropriate (i.e., unduly lenient or harsh).

**ARTICLE X – REVIEW AND REVISION**

I. **On-going Review.** The Lehigh University Code of Conduct shall be reviewed on an on-going basis by the Office of Student Conduct.

II. **Disciplinary Review Panel.** The Disciplinary Review Panel is charged with maintaining and preserving the integrity of the conduct system through the review of the processes, actions, and cases adjudicated through the university conduct system.

A. **Composition.** The review panel consists of the Conduct Officer, the Dean of Students and the faculty chairpersons of the University Committee on Discipline and the Disciplinary Appeals Committee.

B. **Chairperson.** The chairperson of the Disciplinary Appeals Committee shall serve as the chairperson of the Disciplinary Review Panel.

C. **Reporting.** Each year the chairperson of the Disciplinary Review Panel will present an update on the state of the university conduct system to the faculty.

D. **Modification.** The chairperson in conjunction with the Conduct Officer shall present any changes to the Code of Conduct to the appropriate persons or bodies for approval prior to implementation.

E. **Report by the Conduct Officer.** Each year the Conduct Officer shall present to the Disciplinary Review Panel a summary of all cases handled by the Office of Student Conduct, a review of all training sessions,
and recommendations for modifications to the Code of Conduct. The Disciplinary Review Panel shall offer advice and guidance to the Conduct Officer on these matters.

III. Code of Conduct Review. Every 4 years the Office of Student Conduct shall develop and execute procedures to review and if necessary revise the Code of Conduct.

ACKNOWLEDGEMENTS

The Lehigh University Office of Student Conduct would like to acknowledge the work of Mr. Edward Stoner II, and Mr. John Wesley Lowery. Their Model Code of Conduct was used as a basis for some material in this document.


APPENDIX A – SANCTIONING GUIDELINES

A. Guidelines for sanctions in cases Academic Dishonesty. (added June 2008) Students found responsible for violations of the Code of Conduct related to academic integrity, are subject to expulsion or other lesser penalties as outlined in Article VII of the code. The following represents recommendations for minimum sanctions in these cases. These sanctions demonstrate the seriousness that Lehigh University attaches to these types of violations. Academic integrity violations constitute intellectual fraud and should result in serious sanctions.

Hearing panels are not limited to these guidelines in determining an appropriate sanction, but any deviation from these suggested sanctions should be justified, especially when considering sanctions less than the minimum. Hearing panels may supplement the sanctions below with other appropriate mandates including, but not limited to, educational workshops, completion of work for no credit, written apologies, etc.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Minimum Primary Sanction</th>
<th>Minimum Secondary Sanction</th>
<th>Educational Sanction</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A minimum of Disciplinary Probation for 1 full semester</td>
<td>Assigned Grade of “F” in the course</td>
<td>Educational program as determined by the Panel / Office of Student Conduct</td>
</tr>
<tr>
<td>Second Offense (related to academic dishonesty) or Serious First Offense</td>
<td>A minimum of Disciplinary Suspension for 4 full semesters</td>
<td>Assigned Grade of “F” in the course</td>
<td></td>
</tr>
</tbody>
</table>
B. Guidelines for sanctions in cases dealing with sexual assault or sexual harassment. The following represents guidelines for sanctions in cases where a student is found responsible for sexual misconduct or sexual harassment. The sanctions demonstrate the seriousness with which Lehigh University considers these violations. Hearing panels are not limited to these guidelines in determining an appropriate sanction.

<table>
<thead>
<tr>
<th>Offenses</th>
<th>1st Offense (minimum)</th>
<th>2nd Offense (minimum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sexual Misconduct (rape or assault)</td>
<td>Expulsion</td>
<td></td>
</tr>
<tr>
<td>Sexual Misconduct/other</td>
<td>Suspension of at least two semesters.</td>
<td>Expulsion</td>
</tr>
<tr>
<td>Sexual Harassment</td>
<td>Suspension of one semester or two semesters of disciplinary probation and mandatory counseling</td>
<td>Expulsion or at least two semesters of suspension</td>
</tr>
</tbody>
</table>

C. Guidelines for sanctions in cases involving physical assault. The following represents recommendations for sanctions in cases where students are found responsible for violations of the Code of Conduct involving physical attacks. The sanctions demonstrate the seriousness that Lehigh University attaches to these violations. Hearing panels are not limited to these guidelines in determining an appropriate sanction. Hearing panels may determine that a greater or lesser sanction is appropriate depending upon the individual circumstances of each case. Hearing panels may supplement the sanctions below with other appropriate mandates including, but not limited to, referral for counseling, educational workshops, written apologies, restitution for medical bills, etc.

<table>
<thead>
<tr>
<th>Offenses</th>
<th>1st Offense (minimum)</th>
<th>2nd Offense (minimum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical attack characterized by at least two of the following:</td>
<td>Expulsion</td>
<td></td>
</tr>
<tr>
<td>1) resulted in serious injury</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2) was unprovoked</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3) involved the use of weapon(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Physical attack resulting in serious injuries OR Physical attack which</td>
<td>Suspension for two semesters</td>
<td>Expulsion</td>
</tr>
<tr>
<td>involved the use of a weapon</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unprovoked physical attack, and/or attack with no resulting serious</td>
<td>Suspension for one semester</td>
<td>Suspension for two semesters</td>
</tr>
<tr>
<td>injuries OR Physical attack or threat of violence in response to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>provocation, but disproportionate or excessive in degree</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
D. **Guidelines for sanctions in cases involving hazing.** The following represents recommendations for sanctions in cases where students or student organizations are found responsible for violations of the Code of Conduct involving hazing. The sanctions demonstrate the seriousness that Lehigh University attaches to these violations. Hearing panels are not limited to these guidelines in determining an appropriate sanction. Hearing panels may determine that a greater or lesser sanction is appropriate depending upon the circumstances of each case. Hearing panels may supplement the sanctions below with other appropriate mandates.

<table>
<thead>
<tr>
<th>Offenses</th>
<th>1st Offense (minimum)</th>
<th>2nd Offense (minimum)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Physical harm to student(s) as result of hazing</strong>¹</td>
<td>Termination of the organization and/or expulsion of individuals</td>
<td>—</td>
</tr>
<tr>
<td><strong>Causing reasonable apprehension of physical harm (or creating a situation in which physical harm is likely to occur) or causing actual emotional distress</strong>² (or creating a situation in which emotional distress is likely to occur)</td>
<td>Dissolution of the organization for no fewer than four years, and/or suspension of the individual for no fewer than four semesters.</td>
<td>Termination of the organization and/or expulsion of individuals.</td>
</tr>
<tr>
<td><strong>Objectionable Behavior</strong>³</td>
<td>Disciplinary probation for no fewer than 2 semesters, removal of officers, chapter review (with input from Lehigh University, the national organization, alumni Governing body or other outside advisory committee); loss of one week of new member education (for no fewer than 2 years)</td>
<td>Dissolution of the organization for no fewer than two years, and/or suspension of the individual for no fewer than two semesters.</td>
</tr>
</tbody>
</table>

**Examples (not exhaustive)**

¹ Paddling, whipping, beating, branding, forced calisthenics, exposure to the elements, forced consumption of any food, liquor, drug or other substance, attempts to control body weight and or appearance, or any other forced physical activity that would subject the individual to physical harm.

² Fear of those listed above, abandonment, restricting personal conduct, restricting hygiene, forced or coerced consumption of alcohol or other drugs, forced or coerced illegal acts, forced or coerced acts of a sexual nature, line-ups, insulting or derogatory comments, interruption of academic pursuits (i.e., restriction of adequate time to study, restriction of sleep, restriction of access to academic resources, forced or coerced missing of classes or other academic deadlines).

³ Public buffoonery, other membership requirements that are in violation of the definition of hazing (i.e., requirements to carry objects, wear certain clothing, address members in a subservient manner, scavenger hunts, personal servitude). A non-exhaustive test to see if an activity is to be considered objectionable behavior would be to examine the goals and/or outcomes of the activity. If the primary goal or outcome of the activity is to cause public ridicule, embarrassment, disruption of normal activities, harassment by others or the denotation of a student in an objectionable manner, then it would meet the definition of this category. Additionally, if a reasonable person would consider the event to be objectionable, it would fall into this category.
E. Guidelines for sanctions in cases dealing with bias related incidents and/or harassment. The following represents guidelines for sanctions in cases where a student is found responsible for harassment. The sanctions demonstrate the seriousness with which Lehigh University considers these violations. Hearing panels are not limited to these guidelines in determining an appropriate sanction.

<table>
<thead>
<tr>
<th>Offenses</th>
<th>1st Offense (minimum)</th>
<th>2nd Offense (minimum)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Violations of the code of conduct involving the use of words, actions, or other forms of expression that violate the harassment policy but are not directed at a specific individual or group of individuals. Examples: vandalism, electronic posts, using offensive language or images.</td>
<td>Probation (rec 1 semester) Restitution Appropriate Educational Sanctions</td>
<td>Deferred Suspension Restitution Appropriate Educational Sanctions</td>
</tr>
<tr>
<td>Violations of the code of conduct involving the use of words, actions, or other forms of expression that violate the harassment policy and are directed at a specific individual or group of individuals. Examples: vandalism, electronic posts, using offensive language or images.</td>
<td>Deferred Suspension Restitution Appropriate Educational Sanctions</td>
<td>Suspension (Rec: 1 full semester)</td>
</tr>
<tr>
<td>Violations of the code of conduct that threaten the health or safety of—but does not cause physical harm to—an individual or specific group of individuals, and is motivated or based on the victim’s belonging to a group carrying protected status.</td>
<td>Suspension (Rec: 2 full semesters)</td>
<td>Expulsion</td>
</tr>
<tr>
<td>Conduct that causes physical harm of an individual or specific group of individuals that is motivated or based on the protected status of the victim(s)</td>
<td>Expulsion</td>
<td></td>
</tr>
</tbody>
</table>
Medical Amnesty Policy
Medical Amnesty Policy

I. PHILOSOPHY

a. The health and safety of members of the Lehigh University community is a primary concern.
b. Students need to seek immediate medical attention for themselves or others when someone's health and/or safety is at risk.
c. Students may be reluctant to seek assistance for themselves or someone else for fear of facing action from the Office of Student Conduct.
d. Lehigh University seeks to remove barriers that prevent students from seeking the medical attention they need.

II. POLICY

Note: This Policy only provides amnesty from violations of the Lehigh University Code of Conduct. It does not grant amnesty for criminal, civil, or legal consequences for violations of Federal, State, or Local law.

a. Students who seek emergency medical attention for themselves related to consumption of drugs or alcohol will not be charged with violations of the Lehigh University Code of Conduct related to that consumption (specifically: Art III, Section V., A,B,C,D), provided that the student subsequently completes an evaluation and any recommended treatment at the University Counseling and Psychological Services center within a reasonable time frame to be determined by the Office of Student Conduct. Failure to complete this evaluation/treatment may result in charges being filed with the Office of Student Conduct.

b. Students who seek emergency medical attention for someone else will not be charged with violations of the Lehigh University Code of Conduct related to consumption of alcohol or drugs (specifically: Art III, Section V., A,B,C,D), or intoxication, provided that the student subsequently completes an evaluation and any recommended treatment at the University Counseling and Psychological Services center within a reasonable time frame if determined necessary by the Office of Student Conduct.

c. Student Organizations are required to seek immediate medical assistance for their members or guests when any potential health risk is observed, including medical emergencies related to the use of alcohol and/or drugs. A Student Organization that seeks immediate assistance from appropriate sources will not be charged with violations of the Lehigh University Social Policy or the Code of Conduct related to providing alcohol, providing that the organization completes any educational programming required by the Office of Student Conduct and the Office of Fraternity and Sorority Affairs. However, the organization can and will be held accountable for any other violations of the Code of Conduct related to the incident (e.g. endangering the health or safety of others, covered smoke detectors, etc.). Student Organizations that fail to seek immediate medical assistance for members or guests in need of attention will likely be charged with violations of the Code of Conduct and face dissolution or termination as the outcome of such charges. It is imperative that student organizations seek medical assistance for their members or guests in such an emergency situation.

d. This Policy applies only to those students or organizations who seek emergency medical assistance in connection with an alcohol or drug-related medical emergency and does not apply to individuals experiencing an alcohol or drug-related medical emergency who are found by University employees. (i.e. University Police, Faculty, administrative staff, residence hall staff including gryphons)
e. The Lehigh University Medical Amnesty Policy is not intended to shield or protect those students or organizations that repeatedly violate the Code of Conduct. In cases where repeated violations of the Lehigh University Code of Conduct occur, the University reserves the right to take judicial action on a case by case basis regardless of the manner in which the incident was reported. Additionally the University reserves the right to adjudicate any case in which the violations are egregious.

f. The Office of Student Conduct reserves the right to contact any student to discuss an incident whether or not the Lehigh University Medical Amnesty Policy is in effect.
Associated Policies and Regulations
Policy on Freedom of Thought, Inquiry and Expression, and Dissent by Students

Free inquiry and free speech and expression, including the right to open dissent, are indispensable in achieving the goals of an academic community. Lehigh University students and student organizations are free to discuss all topics and questions of interest to them and to express opinions publicly and privately. Students and student organizations have the freedom to hold a demonstration (including a rally, gathering, protest, parade or procession) on campus as an expression of support or dissent. The right to protest is integral to the freedom of dissent and to a community grounded on freedom of thought, inquiry and expression. Protest actions may not, however, materially infringe upon the protected rights of others.¹

1. Students who are exercising their right to free speech and expression must abide by University policies, as stated in the University Code of Conduct, and rules, policies, and procedures in the Student Handbook.²

2. Students’ rights of free speech and expression do not include unlawful activity or activity that:
   a. endangers or imminently threatens to endanger the safety of any member of the University community or the safety of other persons, or the damage or destruction of University property; or
   b. materially disrupts or obstructs the functions of the University or imminently threatens such disruption or obstruction. (This includes not only the University’s functions related to its educational and research missions, but also University events and administrative, service, and ancillary functions related to the University’s missions, including but not limited to on-campus recruitment and the operation of dining, residential, recreational and health facilities).
   c. denies the rights of other members of the University community.

3. The use of a University forum by students or student organizations shall not imply acceptance or endorsement by the University of the views expressed.

4. Lehigh University is a private institution and the University’s property is private property. Persons or groups who are not part of the University community have no right or privilege to demonstrate, protest, post, or solicit on University property unless invited or sponsored by the University or by a University-recognized student organization or group, or by a Lehigh faculty or staff member for a legitimate educational purpose. If invitation or sponsorship is extended, it is subject to the compliance of such person or group with all University rules, policies, and procedures, and applicable legal requirements. Failure of a person or group on University property to adhere to an official request to leave University property may result in arrest or removal for trespassing.

Illustrative examples include:
A form of peaceful protest, for example, picketing outside a University building, would normally be considered an orderly demonstration as long as free passage was maintained through areas where members of the University community have a right to be. A demonstration within a University building would be considered orderly as long as there is free passage and there is not excessive noise. In the case of a planned event including speakers, a meeting, or a forum, a demonstration which interferes with the right of the audience to hear and be heard would be considered neither orderly nor peaceful.

¹ Faculty freedom of inquiry, thought, expression, research, publication, and peaceable assembly is protected in the Policy on Academic Freedom, Section 2.1.1 of the Rules & Procedures of the Faculty.
² Students sponsoring a demonstration may wish to notify campus police and consult with faculty and the Dean of Students Office regarding interpretation of this policy.
This policy has been approved by the Faculty and as a policy that is integral to the education of students, any amendment, addendum, or repeal shall require advance consultation with, and approval of the Faculty.

**Athletics**
- The Athletics Department maintains its own policies and procedures.
- To find out more about the Athletics Department's policies, view the Student Athlete Handbook at http://www.lehighsports.com/sports/2013/G/4/GEN_064133500.aspx.

**Computer Use**
- Library & Technology Services (LTS) maintains guidelines regarding proper and responsible computer usage on campus.
- Updated information specifically regarding Policies on the Use of Computer Systems and Facilities may be found at: http://cf.lehigh.edu/helpdesk/security/policies/asis10.php.

**Controlled Substances**
Students who are concerned about personal or group problems in this area are urged to seek assistance from any resources of the University or surrounding community. In particular, the Dean of Students Office, the Office of Alcohol and Other Drug Programs, the Residence Life staff, the Counseling Service, Health Service staff, and the University Chaplain are available to assist any student in assessing his or her questions or concerns about drug use and abuse.

If a student has any questions with regard to the confidential nature of the information exchanged in a counseling relationship, he or she should broach such questions with the individual counselor at the outset of the relationship.

The University will not tolerate the sale of illegal drugs on campus. The University will take decisive action against any individual who is involved in drug trafficking.

Students also should be aware that federal and state laws prohibit illegal possession, sale and trafficking in marijuana and other controlled substances. Some of the laws are very strict. For example, Pennsylvania law imposes a minimum jail term of at least two years as a mandatory sentence (without the possibility of probation, suspended sentence or ARD) upon a first offender 18 years or older who simply gives a controlled substance to a minor on or within 1,000 feet of the Lehigh campus or the grounds of any other school (18 Pa.C.S. 6314). For information on drug laws, contact the Lehigh University Police Department.

**Guest Policy**
Lehigh is a predominantly residential institution where students’ rooms are regarded as private living and study areas. Whenever rooms are shared, the right of each student to privacy is naturally limited by the rights of his or her roommate or roommates. Thus, the use of a room for social purposes should not be at the expense of another's legitimate use of the room for sleep or study. Any student who brings guests to the campus is responsible for making relevant University regulations known to them and accepts responsibility for their conduct.

**Harassment Policy**
At Lehigh, we take the health, safety and well-being of our students, faculty and staff very seriously. Every individual on our campus has a shared responsibility for contributing to a culture of respect.

Acts of hostility or harassment based on age, color, disability, gender, gender identity, national or ethnic origin, race, religion, sexual orientation, or veteran status are not acceptable and are inconsistent with the fundamental values of the University.
Complete information on the University’s Harassment Policy can be found online: http://www.lehigh.edu/~inprv/faculty/harassmentinformation.html

Nondiscrimination

The University does not discriminate against any person on the basis of age, color, disability, gender, gender identity, marital status, national or ethnic origin, race, religion, sexual orientation, or veteran status in any area, including: student admissions; scholarship or loan awards; athletic, co-curricular, recreational, or social programs; academic programs, policies, or activities; and employment and employment development.

Any University student or applicant for student status has the right to make a complaint of discrimination. In cases involving harassment, the complaint should be filed in accordance with the University’s Policy on Harassment, which specifies procedures for both informal and formal resolution. Other complaints of discrimination should be made to any of the following people:

- A staff member in the Dean of Students Office or Human Resources;
- An academic department chair;
- An administrator (for the purposes of this policy, administrators include academic associate deans and deans of the four colleges, vice provosts, assistant and associate vice presidents, vice presidents, and the president);
- The Ombudsperson;
- The Provost;
- The Vice President for Finance and Administration

For additional information, please refer to the University’s Policy on Equal Opportunity/Affirmative Action/Non-Discrimination at http://www.lehigh.edu/-policy/University/eo.htm

Religious Holidays & Religious Life at Lehigh

Lehigh University seeks to extend hospitality to all persons regardless of race, ethnicity, sexual orientation, economic or social background. Diversity is valued at Lehigh, and the University is committed to assuring that all persons who enter this community are welcomed and respected. Lehigh’s policy on religious holidays can be found online at http://chaplain.lehigh.edu/node/6

Religious Life at Lehigh

The University Chaplain’s Office is responsible for all issues regarding Religious Life at Lehigh. This designation of responsibility has been made by Lehigh University, a private institution of higher learning with no sectarian bias. The University Chaplain, the Rev. Dr. Lloyd Steffen, reports to the Provost of the University in his role as University Chaplain. Questions about religious group activities, aid with programs, and other information or assistance should be directed to the University Chaplain’s Office at x83877.

To assist students and visitors to campus, the following policy guidelines are observed:

- Questions regarding Religious Life, including those arising from religious groups, should be directed to the Chaplain’s Office.
- Groups that invite visiting clergy to campus should inform the University Chaplain’s Office so that these visitors may receive a formal invitation from the University and thus be present on campus in conjunction with a religious activity. As a private institution, Lehigh University could request that individuals not officially invited to campus be asked to leave.
- Religious materials may be distributed on campus, but the mode of distribution must be worked out in consultation with the Chaplain’s Office. The University observes a non-intrusion policy with respect to living quarters, and residence halls are not to be entered for purposes of distributing religious materials. The Chaplain’s Office can assist in the effort to distribute materials in a non-intrusive way.
Residential Living
The policies residential students must adhere to while living on campus are maintained in the General Provisions for Student Occupancy (GPO):

- The GPO for Residence Halls can be found online at: http://www.lehigh.edu/~inrsd/reshall/gpo.pdf
- Fraternity/Sorority Housing can be found online at: http://www.lehigh.edu/~inrsd/OFSA/gpo.pdf

The posting policy for residence halls and Greek houses may be found online the Office of Residence Life website: http://www.lehigh.edu/~inlife/posting.shtml

Parking and Motor Vehicles
All parking and motor vehicle regulations can be found online at: www.lehigh.edu/~inubs/parking/policy.shtml.

Student Center Facilities
Various policies pertaining to use of Student Center Facilities may be found online at: http://studentaffairs.lehigh.edu/facilities.

Student Organization, Group and Activity Policies
A list of the policies (sales/fund-raising, posting policies, etc.) that all student organizations are expected to abide by may be found online at: http://lehigh.edu/indost/conduct/handbook/sect13.shtml.

Sexual Misconduct Policy
Lehigh University has separate policies and procedures for incidents involving sexual misconduct. These polices and procedures can be found at https://studentaffairs.lehigh.edu/content/sexual-misconduct-policies-and-procedures.

Student Records Policy
The following policies conform to the requirements of the Family Educational Rights and Privacy Act of 1974, as amended. A full statement of the act and the regulations for it may be inspected in the Linderman Library reference department and in the Dean of Students Office. A student has the right to “inspect, challenge, correct, and protect” the University’s educational files as they pertain to him or her. The files are:

**Permanent Record File (Registrar’s Office)** This file includes the official transcript, admission application and supporting credentials, and records of actions affecting academic status (e.g., petitions and corrections of academic records). After graduation, they are retained.

**Student Personnel File (Dean of Students Office)** This file includes the transcript, copies of correspondence, notations of disciplinary actions, the activities card supplied each semester by the student, and a record of contacts between the student and the office.

**Disciplinary File (Dean of Students Office)** Beginning with students who enroll in classes for the first time after August 1, 2013, Lehigh University will maintain disciplinary records indefinitely. Students taking classes prior to August 1, 2013 will have their records maintained for five years after their graduation except in cases of suspension and expulsion which will be kept indefinitely.

Copies of these records are made available to students in the course of disciplinary proceedings as part of Lehigh’s fundamentally fair process.
Placement File (Career Planning and Placement Services) The only materials in a student’s LUCIE (Lehigh University Career Information Exchange) account are those uploaded by the student for the information of recruiters. The account is inactive upon the student’s graduation.

Health Professions Advisory Committee File. This file contains student’s transcript, medical aptitude scores, faculty evaluations (on forms approved by the American Medical College Association), and correspondence relating to professional school admission. AMCA forms provide for the waiver of the student’s right to inspect confidential evaluations. These files are destroyed five years after graduation.

Financial Aid File (Financial Aid Office) This file contains the parents’ confidential statement or financial aid form, or both, and copies of tax returns that are regarded as confidential (see Release of Information - Confidential Records) unless there is written parental release. The file also contains correspondence relating the financial assistance. Files are destroyed five years after graduation.

College Files (Arts and Science, Business and Economics, Engineering and Applied Sciences, Education) These files contain copies of transcripts and correspondence relating to the student’s academic standing.

Directory Information In addition to the above-listed files, there is also directory information and information for use in University sports publications, which includes a student’s name, home and University address, mailbox number, home and University phone numbers, date and place of birth, name of parent or guardian, name of spouse, major field of college student, class, participation in sports and in officially recognized activities listed by the student, weight and height of members of athletic teams, dates of attendance, degrees and awards received, and the most recently attended educational institution. Lehigh regards this information as being public in nature and may release it without the prior written consent of the student. The student may, however, request the University to withhold any or all of the above data and to release such information only upon written authorization. Such a request should be made at the time when information forms are filled out; a “withhold data” statement is provided on the forms for that purpose.

Release of Information Under University policy and public law, there are certain procedural requirements, conditions, and exceptions pertaining to the release of information from a student’s file, namely:

a. University faculty and staff who have legitimate educational reasons for obtaining it; b. officials of other educational institutions where the student seeks to enroll, if the student is notified of the release, receives a copy of the record if desired, and has an opportunity for a hearing to challenge the record; c. local, state and federal agencies as specified by law; d. persons who require such information in connection with a student’s application for or receipt of financial aid; e. officials of accrediting agencies or organizations conducting educational research, if access to personal data is limited and such data is destroyed upon completion of studies; f. persons authorized through judicial order or pursuant to a subpoena; g. parents of students dependent upon them; h. and appropriate persons in the event of emergency where such information is necessary to the protection health and safety.

Student inspection. A written request from a student to inspect his or her file must be responded to within a reasonable period but in no case more than 45 days after the request has been made.

Release of Information to Parents of Students The University complies with the guidelines for parental access to a student’s educational records established by the U. S. Department of Education Family Educational Rights and Privacy Act Compliance Office. Beginning in the summer of 1997, the University will request
annually a statement from the student declaring whether they are dependents of their parents as defined by Internal Revenue Code for tax purposes. Parents of students responding that they are dependents will be granted access according to University guidelines and federal regulations. Parents of students not responding or responding in the negative will not be granted access except according to the following conditions. Records may be released to parents ONLY under the following circumstances: 1) through the written consent of the student, 2) in compliance with a legally issued subpoena, and 3) by submission of evidence that the parents declare the student as a dependent on their most recent Federal Income Tax form. The written request must include the student’s name, parent or student’s signature and social security number and designate what information and to whom the information is to be released.

In case of divorce, separation or custody, it is the policy of the University when access is granted to one parent, equal access will be granted to the other upon written request unless there is a court order or legally binding document stating otherwise.

Confidential Records Certain records are legally recognized as confidential. These are:
1. confidential letters of recommendation or evaluations written before January, 1975;
2. financial statements submitted by parents in support of financial aid requests;
3. counseling and health records used only in helping the student and available only to other professionals of the student’s choice;
4. personal notes of faculty and administrators that are not accessible or revealed to anyone except a substitute.

Waiver conditions A student may waive his or her right of access to University files in the three areas of admission, job placement, and receipt awards, thereby making the related records confidential, if the student is informed of the names of all persons making confidential recommendations and if these recommendations are used only the specific purpose for which the waiver was given.

Right to Explanation Students who request access their records have the right to an official explanation and interpretation of the records.

Challenges If a student challenges the factual basis of a record, these actions are available:
1. If the student and the custodian agree as to error, the change is noted and signed by both.
2. If there is no agreement, the student may submit a written statement supporting his or her claim, and this statement will become a permanent part of the file.
3. In place of, or in addition to, submission of a written statement for the file, the student may apply in writing to the Dean of Students for hearing and must support the application with a statement of relevant facts. If the Dean of Students Office is involved in the dispute, the student’s request for a hearing should be directed to the Vice Provost for Student Affairs.

Copies and costs Copies of documents in these files may be obtained at the normal rate for photocopy service. Transcripts may be obtained only from the Registrar’s Office.
Withdrawal For Physical, Psychological or Emotional Disorders

Policy on Separation and Readmission of Students for Reasons of Health

Lehigh University reserves the right to require the withdrawal of any student whose physical, psychological or emotional health renders him or her incapable of either meeting minimal standards of academic performance or making the social adjustment necessary for the exercise of competent citizenship. When a student’s physical or psychological health: a) renders him or her incapable of participating successfully in the educational program of the University, or b) poses a danger to the student or to the person or property of another, then the student may be separated or requested to withdraw or some other modification of his or her student status may be made.

The following are detailed examples of some of the students to whom this policy applies:

1. Students who are deemed to be a danger to themselves or others. Danger to self or others includes any danger of suicide, self-mutilation, accident, or assault substantially above normal limits which necessitates unusual measures to monitor, supervise, treat, protect, or restrain the student to ensure his or her safety and the safety of those around the student. As a standard practice, students that attempt suicide will be asked to take a minimum of two semesters leave from the University.

2. Students whose behavior is disruptive to others. Disruptive includes behavior which causes emotional, psychological or physical distress to fellow students or staff substantially above that normally experienced in daily life. Such disruption may be in the form of severe distress associated with one or more behavioral incidents, or somewhat less severe but persistent distress over a more extended period.

3. Students who refuse to cooperate with recommended assessment or treatment and whose physical or psychological disorder is likely to deteriorate to the point of permanent disability, disfigurement, impairment or dysfunction without such assessment or treatment. Where standard assessment is impossible because of the student’s resistance, indirect behavioral observations will constitute the basis for such judgment.

4. Students whose physical or psychological disorder is of sufficient severity to substantially exceed the normal limits of the University’s or locally available treatment resources and whose condition will deteriorate (as in 3 above) without additional resources.

Guidelines

The Dean of Students should be notified whenever a student appears to have a serious physical, psychological or emotional disorder which offers reasonable cause to believe he or she may be a danger to self or others, or may disrupt proper activities of the University community and its members, or may be unable to look after his or her affairs adequately.

The Dean of Students will contact the student and seek voluntary resolution of the situation through investigation and consultation.

Depending upon circumstances, an immediate professional assessment of the student’s condition by the appropriate medical or mental health specialists, or both, of the University or other appropriate resources may be required, including a report of the resulting findings of the Dean of Students. Normally, the assessment is conducted by the Health Review Committee at the request of the Dean of Students or his or her designate.

When conditions allow for the full investigation and appraisal of the student’s health status, resolution of the situation will be sought with the student’s cooperation if at all possible. Voluntary withdrawals are encouraged to
maximize the participation of the student or his or her family. If a student declines voluntary withdrawal he or she may be separated without consent (which action will be recorded for course credit purposes as a withdrawal) by action of the Dean of Students.

Students who are separated from the University for reasons of health as elaborated above will be on leave of absence until such time as the student becomes able to resume activities as a student.

Students who withdraw or are separated for reasons of health are eligible for tuition, residence hall rental and dining service refund of charges in accordance with existing University policy. For students receiving financial aid, consultation with the Office of Financial Aid will occur.

**Housing Withdrawal Procedures.**

Students who withdraw, are suspended, expelled or are otherwise dismissed from the University are required to remove their belongings from their residence and return keys within 48 hours from the time the withdrawal, suspension, expulsion or dismissal goes into effect.

All personal property must be completely removed from the room.

All keys that you were issued must be returned to the Lehigh Police, Office of Residential Services, Residence Life staff member or House Manager PRIOR to your departure. The penalty for not returning a room key is $25 to change the lock on the room. Refund of housing charges will not be considered until the room is vacated and all keys issued have been returned to the Office of Residential Services. Calculation of any proportionate refund, if eligible, will be determined by such date (See Financial Responsibility—Housing Deposit/Room Refunds).

**Health Review Committee**

The Health Review Committee is composed of the Director of the University Counseling Service, the Director of the University Health Service and a designee from the Dean of Students Office, who serves as chairperson. In the absence of any principal, a designate may be appointed to serve in the deliberations of the committee. The resources of the University consulting psychiatrist may be requested by the committee as appropriate to its mission.

**Health Review Committee Guidelines**

Usually a student is referred to the Health Review Committee for reasons of physical and/or psychological health that require evaluation due to the impact on the individual or community. The health review process may include a personal interview of the student by two or more members of the committee. Additional assessments including psychological testing, medical examination or referral for psychiatric consultation may be required.

The committee will receive all medical, psychological or observational reports submitted with regard to or on behalf of the student as may pertain to determining health status. Treatment and evaluative reports should include information pertaining to diagnosis, treatment and prognosis.

Recommendations as to case disposition with regard to withdrawal or readmission, or both, for reasons of health are made to the Dean of Students. The student is advised of the recommendation made and the reasons for it. The findings submitted to the Dean of Students are held in confidence and are not entered on the student’s academic record.

**Guidelines for Readmission**

Authorization to resume active student status may be granted by the Dean of Students after consideration of the individual’s progress and current condition.

Ordinarily, when a student wishes to resume his or her studies, the Dean of Students should be notified at least two months in advance of the desired period of readmission.
Eligibility for readmission will be contingent on a letter or letters from a treatment resource, assessment and recommendation by the Health Review Committee and other information as may be needed for final determination by the Dean of Students.

Readmission may include stipulations concerning credit hours rostered, extracurricular activities, place of residence or other conditions as may be judged to be in the best interest of the student and the institution. Failure of the student to cooperate in these procedures governing withdrawal and reinstatement is grounds for continued or renewal of suspension of student status.

If a student disagrees with a decision regarding mandatory leave or readmission or feels his or her situation does not fall within this policy, the student may appeal to the Vice Provost for Student Affairs, who will make a final decision.

Selected Pennsylvania Laws

The University expects every student to be aware of these laws and of his or her responsibility to comply with them. Ignorance of the law is never a defense.

Alcoholic Beverages

Members of the University community are reminded that the laws of the Commonwealth of Pennsylvania pertaining to alcoholic beverages apply to the University campus and each individual is responsible for observing and complying with such laws. For your convenience, we have summarized portions of Pennsylvania law below. The following summary is not intended to be comprehensive and the laws reflected may change from time to time.

All persons while in the Commonwealth of Pennsylvania are subject to the Pennsylvania liquor and crimes codes.

Any person less than 21 years of age who attempts to purchase, purchases, consumes, possesses, or knowingly and intentionally transports any alcoholic beverages within Pennsylvania is subject to automatic loss of motor vehicle operating privileges for up to two years or more and to other penalties, including fines; arresting officers are required to notify parents or guardians of arrests made for under age drinking (18 Pa.C.S. 6308 and 6310.4).

Any person who purchases with intent to sell or furnish, or sells or furnishes alcoholic beverages of any kind to persons under 21 years of age faces penalties upon conviction of up to $2,500 (18 Pa.C.S. 6310.1). The law has been interpreted to mean that no person under 21 years of age may pay assessments which will be used in whole or in part for the purchase of alcoholic beverages.

Intentionally and knowingly furnishing alcoholic beverages to persons under 21 is illegal. According to this law, furnish means “to supply, give or provide to, or allow a minor to possess on the premises or property owned or controlled by the person charged”.

It is unlawful to misrepresent one’s own age to obtain alcoholic beverages or for such purposes to represent to anyone that another person is 21 years of age or older; misrepresentation of one’s own age will result in automatic loss of motor vehicle operating privileges (18 Pa.C.S. 6307 and 6309).

The law prohibits the use of another’s identification card or an unauthorized identification card to obtain alcoholic beverages or the carrying of an identification card bearing a false name, age, date of birth or photograph and provides for certain automatic minimum fines and loss of motor vehicle operating privileges (18 Pa.C.S. 6310.3). The law imposes heavy mandatory minimum fines ($ 1,000 for the first violation and $2,500 for each subsequent violation) for the manufacture, sale or attempted sale of false identification cards as well as possible imprisonment for up to two years (18 Pa.C.S. 6310.2).

It is unlawful to possess or transport any alcoholic beverages, e.g., beer, wine or liquor, not purchased according to Pennsylvania law.
Under Pennsylvania law a blood alcohol reading of 0.08% or more for an adult, and more than 0.02% for a minor, constitutes drunk driving (“driving under influence”). Refusal to take a breath, blood or urine test results in an automatic 12 month suspension of Pennsylvania vehicle operating privileges, as does a conviction for DUI (75 Pa.C.S. 1532, 1547 and 3802). It is unlawful for any person who is a driver in any vehicle to consume any alcoholic beverage or controlled substance, as defined in the act of April 14, 1972 (P.L. 233, No. 64), in the vehicle while it is in operation on any highway in this Commonwealth. Possessing open containers of alcoholic beverages in a moving vehicle may result in the prosecution of the driver for illegal consumption while operating a motor vehicle.

It is unlawful for any person who is an operator or an occupant in any motor vehicle to be in possession of an open alcoholic beverage or controlled substance. The penalty for this is a summary offense.

**Trash Burning**
- Students may not burn trash, debris or other combustible material on the campus.
- Open fires are strictly prohibited with limited exceptions (e.g., camp fires for cooking)

**Firearms**
- To prevent personal injury, the University prohibits possession or use of any potentially dangerous weapon or explosive on University property.
- Such prohibited weapons include, but are not limited to, firearms, ammunition, air guns, spring-type weapons, slingshots and firecrackers.
- Violators of these regulations are subject to disciplinary action and contraband is subject to confiscation.
- Weapons under the control of the military departments are not subject to these regulations.
- All firearms belonging to Lehigh University must be secured in the Lehigh Police Office.
- Pennsylvania has adopted the Uniform Firearms Act (18 Pa.C.S. Subch. 61A), which generally prohibits carrying handguns on the person or in vehicles without a license.
- In the City of Bethlehem, licenses are issued by the Lehigh or Northampton County Sheriff’s Office.

**Miscellaneous Policies**

**Tree Cutting**
- All trees and shrubbery on the campus are University property and may not be trimmed, cut, or removed without prior approval of the Director of Physical Plant.

**Pools**
- The University does not permit construction of any type of pool, indoor or outdoor, in any fraternity, sorority or residence area.
- The policy is due to the legal liabilities associated with pools in residential areas, as well as the potential risk for injury and wear on facilities.
- In addition, the two pools located in Taylor Gym adequately and safely serve the Lehigh community’s swimming needs.
Fire Equipment

- The supply, placement and maintenance of fire equipment in the residence halls is in conformity with the safety laws of the Commonwealth of Pennsylvania.
- All students have a joint interest and responsibility in maintaining this equipment in perfect condition.
- Violators are subject to prosecution by state laws as well as University penalties. Any student who maliciously or intentionally misuses or damages any fire equipment will be subject to appropriate disciplinary action up to and including suspension from the University.
- Individuals responsible for misuse or damage will be fined up to $300.00 plus replacement cost and subject to disciplinary action.

Identification Cards

- Every student must carry his or her ID card at all times.
- Upon request of any community official, a student must show his/her ID Card.
- University community officials include Lehigh police, Gryphons, residence halls and fraternity security personnel, House Managers in fraternities and sororities, Athletic Department personnel, Dining Services personnel and Library personnel.

Skateboards

- The use of skateboards on campus roadways and walks is prohibited.

Stopping Cars on Campus

- Stopping cars on campus by pedestrians for purposes of seeking rides or otherwise is prohibited.
- The campus police are authorized to enforce this regulation and to examine ID cards of offenders, whose names will be transmitted to the Dean of Students Office.
Sexual Misconduct Policy
Definitions:

Sexual Misconduct is defined in the Lehigh University Code of Conduct (Article III, Section II, Part C) as:

1. Sexual contact that occurs without the explicit consent of each student involved.
   a. Consent, in this context, is defined as a mutual agreement to participate in a specific activity at a specific time. Consent to one kind of sexual activity does not, alone, imply consent to other sexual activities. Consent must be clearly communicated (for example, by way of mutually understandable words or actions), mutual, non-coercive, and given free of force or the threat of force. A student who is physically or mentally incapacitated by drugs, alcohol, or other circumstances is not capable of giving consent. A student must be awake and fully conscious in order to give consent. An individual may change his/her mind and revoke consent at any time by verbal or non-verbal communication.

2. Conduct that exploits another student in a sexual and non-consensual way. This includes but is not limited to non-consensual voyeurism, non-consensual recording (audio or visual), non-consensual dissemination of recordings, allowing others to view sexual activities without the consent of all of the participants.

3. Stalking — Stalking is defined as repeated acts (two or more) or a course of conduct directed at a specific person involving any of the following, or any combination of the following that, taken together, would cause a reasonable person to experience substantial discomfort or feel fear for her/his physical safety:
   a. unwanted visual or physical proximity;
   b. unwanted communication; or
   c. threats or implied threats by any means (including, but not limited to verbal, written, electronic, directly, or via a third party)

4. Exposure of one's body in an indecent or lewd manner.

5. Sexual activity in public or semi-public spaces.

Expectations:

A student at Lehigh, who reports any form of sexual misconduct to any University Official, including the Dean of Students Office or the Lehigh University Police, and initiates a process through the Conduct system, can expect:

1. That initiating a student conduct process does not preclude reporting this incident to the Police.

2. Reasonable confidentiality.

3. To be entitled to advisory assistance by any member of the University community (current students, faculty, and staff, provided he/she is not an attorney). The advisor’s role is to assist, support, and advise students at any stage of the conduct process. The advisor may not, however, ask or answer questions for students or make summation statements on their behalf. This person is an observer and will not be a participant in the hearing. Generally, legal counsel shall not be permitted to attend the hearing. However, in cases where there are pending criminal charges, the reporting student may have legal counsel present as an advisor. If present, counsel may not
participate in the hearing in any way except in advising their client. In cases where the reporting student has
counsel present, the University reserves the right to have counsel present as well.

4. To be free from intimidation or harassment by the accused student(s) or others.

5. To a safe environment which may require a change of University residence for either the complainant or the
accused until the proceedings have been completed. The University may also make adjustments to academic
classes, if necessary.

6. To protection from any reference to past sexual history in the University proceedings, except that either party
(complainant or accused) may reference a prior sexual relationship between the complainant and the accused.

7. To be present and participate in the University conduct hearings.

8. To be notified of the results of the University conduct hearing.

9. To consideration of special academic needs (make-up privileges, etc.) that may be appropriate.

10. To maintain some control of the extent to which she/he wants to pursue University proceedings. Depending
upon the facts and circumstances of the particular case, the University reserves the right to proceed with any
conduct case.

11. To access and receive counseling from the University Counseling Center.

An accused student can expect:

1. A fundamentally fair conduct process as described in the Lehigh University Code of Conduct (see Article V,
Section II, of the Lehigh University Code of Conduct).

2. Reasonable confidentiality.

3. To be entitled to advisory assistance by any member of the University community (current students, faculty,
and staff, provided he/she is not an attorney). The advisor’s role is to assist, support, and advise students at
any stage of the conduct process. The advisor may not, however, ask or answer questions for students or make
summation statements on their behalf. This person is an observer and will not be a participant in the hearing.
Generally, legal counsel shall not be permitted to attend the hearing. However, in cases where there are pending
criminal charges, the accused student may have legal counsel present as an advisor. If present, counsel may not
participate in the hearing in any way except in advising their client. In cases where the reporting student has
counsel present, the University reserves the right to have counsel present as well.

4. To be free from intimidation or harassment by the reporting student(s) or others.

5. To be moved to a safe environment which may require a change of University residence for either the
complainant or the accused until the proceedings have been completed. The University may also make adjust-
ments to academic classes, if necessary.
6. To be present and participate in the University conduct hearings.

7. To be notified of the results of the University conduct hearing.

8. To be considered of special academic needs (make-up privileges, etc.) that may be appropriate.

9. To maintain some control of the extent to which she/he wants to pursue University proceedings. Depending upon the facts and circumstances of the particular case, the University reserves the right to proceed with any conduct case.

10. To access and receive counseling from the University Counseling Center.

UNIVERSITY CONDUCT PROCEDURES

The complainant will have the opportunity to meet with a member of the Office of Student Conduct & Community Expectations to review the conduct process and procedures.

1. If the complainant determines that she/he wants to proceed with formal University action via the Code of Conduct, the Conduct Officer will proceed with an investigation.

2. The Conduct Officer, or his/her designee, will contact the accused student to schedule an appointment with the Conduct Officer.

3. When the Conduct Officer and accused student meet, the Conduct Officer will:
   A. Inform the accused student(s) of his/her rights under the University Code of Conduct.
   B. Ask the accused to verbally respond to and discuss the allegations against him/her.
   C. Encourage the accused student to provide a written statement with a list of potential witnesses.
   D. Assess whether the accused student’s continued presence on campus may present a danger to him/herself, the complainant, any other member of the University community, or to property. If so, the student will be required to meet with the Dean of Students, who will determine whether the accused will be placed on interim suspension.
   E. Ask the accused to schedule a follow-up appointment with the Conduct Officer, to discuss the status of the case.
   F. Instruct the accused to refrain from any and all contact with the complainant including through third parties, excepting University Officials as a part of the investigation.

4. Any person identified by the complainant or accused, who may have facts pertinent to the allegations, will be contacted by the Conduct Officer and required to provide a written statement about the allegations.

5. The Conduct Officer will meet with the complainant to discuss the results of the investigation. In most cases, the Conduct Officer will ask for the complainant’s consent before filing formal charges. Note: The University reserves the right to proceed with any conduct case without the consent of the complainant.

6. In cases of sexual assault or sexual harassment, the hearing procedures will be as follows:
   A. The Conduct Officer will convene a panel of the University Committee on Discipline (UCOD) to adjudicate the case.
B. The complainant may choose to participate in the hearing via available electronic methods.
C. The accused student and the complainant shall have the right to challenge the presence of hearing body members for reasons such as a personal bias towards a participant or a preformed judgment in the particular case. In the case of hearings before the University Committee on Discipline, the removal of a hearing body member will be by majority vote of the remaining members.
D. The University will provide training for all members of the panel concerning issues of sexual assault and sexual harassment.
E. Both the accused and the complainant may be present throughout the hearing.
F. The accused and the complainant may each choose one member of the University Community (faculty, staff, or student) who has not had formal legal training to accompany him/her throughout the hearing. 
   Note: In cases in which there are pending criminal charges against the accused student, he/she may have legal counsel present as an advisor.
G. Both the accused and the complainant will have the opportunity to present evidence, question any witnesses testifying at the hearing. The accused and the complainant will not question each other directly but will have the opportunity to provide the case officer with a list of questions to be asked of the other.
H. The accused may not use the consumption of alcohol or other drugs as an excuse for sexual misconduct or harassment.
I. The complainant’s past sexual history may not be referenced at the hearing, except that either party (complainant or accused) may reference a prior sexual relationship between the complainant and the accused.
Financial Responsibility
Students and organizations are expected to meet all financial obligations to the University. Officers of recognized student organizations are held responsible and accountable for the payment of the organization’s bills. Failure to comply with this regulation can lead to the closing of the student’s records and to disciplinary action.

Students, not parents, are responsible for their accounts and are expected to pay all bills by the appropriate due date. All financial obligations must be satisfied in order for a student to complete registration each semester.

Billing and Payment of Student Accounts
Semester Invoices for Tuition, Academic Fees, Housing & Board. Fall semester bills are mailed in mid July with payments due in early August. Spring semester bills are mailed the first week in December with payment due in early January. Summer semester bills are mailed in early May with payment due several days before the first day of classes. Students that register late may not receive an invoice before the applicable due date. Late registration does not excuse the student from satisfying financial obligations by the announced semester due dates. Students can review their Bursar account balance on-line 24/7. Students registering after the announced semester due date should be prepared to satisfy their financial obligations at the time of registration.

Payment of Semester Invoices
To clear registration, the student must make payment and/or submit a completed Bursar Payment Worksheet to the Bursar’s Office identifying approved, pending financial aid that equals or exceeds their student account balance. Student accounts that are not cleared in total by the announced due dates will be subject to a late payment fee. Students that have not satisfied their financial obligations by the first day of classes are subject to having their registration revoked. If you require an earlier billing to insure payment by the due date, you must notify the Bursar in writing each semester of the date on which the bill is needed.

Invoices for Miscellaneous Charges
Other charges, such as telephone, parking tickets, etc, are typically billed on a monthly basis with payment due the first week of the following month. Past due balances such as those from new miscellaneous charges or failure to complete the necessary requirements to receive pending financial aid, may result in the student’s academic records being closed and therefore prohibited from registering for future semesters.

Returned Check Policy
Personal checks are accepted in payment of all bills. Checks returned to Lehigh by the bank for any reason will be referred to the Lehigh Police unless they are cleared immediately. Additionally, the University may require certified checks or money orders for all future payments.

Closing of Records
Failure to meet any financial or other obligation to the University will result in the closing of the student’s record. Such action can effectively bar the student from attending classes, obtaining grade transcripts or recommendations, registering for the following semester, or receiving a diploma or degree. This regulation applies also to Lehigh students incurring financial obligations at other Lehigh Valley colleges (e.g. library fines, etc.).

Organizational Responsibility
Organizations are expected to meet all financial obligations to the University. This means that the organization, its officers and respective committee chairmen must pay all bills for normal expense or damages. Financial obligations incurred by a student for an organization becomes a personal responsibility if the organization,
through its officers, does not assume official responsibility. Failure of officers to provide satisfactory accounting for organizational funds may lead to the closing of their University records as indicated above.

**Refund of Tuition Charges**

An undergraduate student in good standing who formally withdraws or reduces his or her course enrollment below twelve credit hours before 60% of the semester has been completed during the fall and spring semesters will be eligible for a tuition refund. An undergraduate student in good standing who formally withdraws or reduces his or her course enrollment before 60% of a session has been completed during the summer sessions will be eligible for a tuition refund.

A graduate student in good standing who formally withdraws or reduces his or her course enrollment before 60% of the semester has been completed in any semester will be eligible for a tuition refund.

The tuition refund for a student who withdraws or drops a course(s) is calculated on a daily basis. No refunds for tuition can be made for courses or workshops with five class sessions or less after the first day of class. Additional penalties may apply to withdraw from special programs or courses held at off-campus locations, such as Study Abroad or Geology Field Camp.

The date used to calculate refunds is based on when a properly authorized withdrawal or drop/add is received by the Registrar's Office.

Further information on Tuition Refunds can be found in the course catalog, available online at: http://catalog.lehigh.edu/informationofgeneralinterest/admissionguidelines/refundsofcharges.

**Tuition Credit/Refund for a Disciplinary Suspension or Expulsion**

A student who is suspended from the University during the semester in which the incident occurred is eligible for a tuition credit that will be applied to the semester immediately following the period of suspension. The amount of tuition credited will be based upon the tuition refund schedule for a voluntary withdrawal and the tuition rate in effect during the semester in which the incident occurred less any required financial aid adjustments and any outstanding balance on the student's account. The date used to calculate the tuition credit will be the date that the disciplinary process is concluded (including appeals) that resulted in the suspension. Tuition credit not utilized in the semester immediately following the period of suspension is forfeited.

A student who is expelled from the University forfeits all payments for tuition and fees incurred for the semester the incident occurred.

If the decision to suspend or expel a student is made in a semester subsequent to the semester in which the incident occurred, the student is eligible to receive a 100% tuition refund less any required financial aid adjustments and less any other outstanding balance on the student's account for any courses that the student is unable to complete as a result of the suspension/expulsion. Refunds will not be distributed until all disciplinary procedures including the appeals process are complete.

The University may, in its sole discretion, place a hold on the student's academic records at the time of the incident, which will limit access to transcripts and other educational records until the disciplinary process is complete.

Please note that financial aid is not guaranteed for students who exceed 8 semesters of enrollment because of a disciplinary suspension.

**Collection Costs**

In all cases where delinquent accounts are placed with a collection agency or attorney, all collection costs and attorney's fees incurred by the University will become the additional responsibility of the party responsible for the account, and will be collected as part of the account.
Personal Property Insurance
The University assumes no responsibility for loss of or damage to personal property. Students should contact an insurance agent concerning possible protection against such losses or for coverage under a family homeowner's policy.

Financial Policies Related To University Housing

Residence Hall Housing Deposit/Housing Refunds
Residence hall spaces are rented on an annual lease basis only. A student who signs a Housing and Meal Plan Contract is expected to reside in residence hall housing for the full academic year. A student who forfeits a housing reservation in the fall semester and who returns to the University at any time during the contracted academic year is still obligated for housing charges, if vacancy in the residence hall facilities exists and without regard to location.

For junior and senior students, a housing deposit of $400 must be paid to retain housing during the academic year. This deposit is credited toward housing charges and is either fully, partially or non refundable based on certain criteria and a refund schedule published herein.

Any student who signs a Residence Hall Housing and Meal Plan Contract is subject to the refund policies published herein.

Prior to Registration. A first year student who forfeits admission and does not attend the University will not receive a refund of the enrollment deposit, except in the case of illness or injury.

In the event a student does not register or withdraws from the University prior to registration day because of illness or injury, is dropped from the University due to academic reasons, attends a University approved study abroad or co-op program, or graduates, he or she is entitled to a full refund of advance deposit and housing charges.

In the event a student does not register or voluntarily withdraws from the University prior to registration day, he or she is entitled to a refund of advance deposit in accordance with the refund schedule published herein. Refund of housing charges will be made in full.

Housing Deposit Refund Schedule
The $400 advance deposit refund schedule is as follows: Fall semester—notification received by the University on or before March 1, $350; on or before April 1, $300; on or before May 1, $250; on or before June 1, $200; on or before July 1, $150; on or before August 1, $100; after August 1, none. Spring semester—notification received by the University on or before December 15, $300; on or before December 31, $200; on or before January 10, $100; after January 10, none.

After Registration In the event a student withdraws from the University because of illness or injury, he or she forfeits the housing deposit and will receive a pro rata refund of housing charges.

In the event a student voluntarily withdraws from the University, he or she forfeits the housing deposit and will receive a pro rata refund of housing ONLY if the residence hall lease can be transferred to another student for whom no other University accommodations exist. If this condition does not exist, the student will be held liable for the full amount of the housing charges contracted.

Any student suspended or expelled for disciplinary reasons is not entitled to any refund of the housing deposit or housing charges.

Refund of housing charges will not be considered until the room is vacated and all residence hall keys issued have been returned to the Office of Residential Services. Calculation of any proportionate refund, if eligible, will.
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be determined by such date. Any applicable refund shall be processed through the Bursar’s Office by the Office of Residential Services.

**Contract Cancellation** A student must petition for cancellation of the Residence Hall Housing and Meal Plan Contract obligation in order to be permitted to reside in non-University housing. If cancellation is approved, the student will forfeit the housing deposit. In addition, the student will be assessed a Contract Cancellation Fee. The amount of the fee will be based on an established fee schedule and the date the petition for cancellation is filed.

**Contract Cancellation Fee Schedule.** Signing of contract through March 31, $100; April 1 through May 15, $200; May 16 through June 15, $300; June 16 through July 15, $400; July 16 through August 10, $500; August 11 throughout entire academic year, $600.

The student will not be liable for room charges unless the space has been occupied. If that is the case, a pro-rata refund will be determined based on the date the room is vacated and key(s) returned.

**Refunds for University Meal Plans**

University Meal Plan refunds are made in full in the event a student does not register and has not purchased any meals from the plan. After registration, a student who withdraws from the University will receive a pro-rated meal plan refund based on the number of unused days remaining on the plan. The Dining Dollar portion is non-refundable.

Any Student suspended or expelled from the University will not be granted a meal plan or Dining Dollar refund.

Meal plans may be changed within the requirements of the living area up to the tenth day of class each semester at the Bursar’s Office with charges assessed per an established pro-ration schedule.

After the tenth day of class, a student who wishes to change a meal plan must petition in writing and receive approval from the Executive Director of Student Auxiliary Services. If the change is approved, an adjustment will be processed on a pro-rated basis only to the meal plan portion of the plan.

**Fraternity & Sorority Housing Contract Refunds**

Students who reside in a Fraternity or Sorority are required to sign a Fraternity/Sorority Housing Contract.

**Prior to Registration** In the event a student does not register or withdraws from the University prior to registration day, is dropped from the University due to academic reasons, attends a University approved study abroad or co-op program, or graduates, he or she is entitled to a full refund of University housing charges, house or parlor fees and house board plan.

**After Registration** In the event a student withdraws from the University because of illness or injury, he or she will receive a pro rata refund of University housing charges.

In the event a student voluntarily withdraws from the University, he or she will receive a pro rata refund of housing ONLY if the lease can be transferred to another student. If this condition does not exist, the student will be held liable for the full amount of the housing charges contracted.

Any student suspended or expelled for disciplinary reasons is not entitled to any refund of housing charges. Refund of housing charges will not be considered until the room is vacated and all building and/or room keys issued have been returned to the Office of Residential Services. Calculation of any proportionate refund, if eligible, will be determined by such date.

Any applicable refund shall be processed through the Bursar’s Office by the Office of Residential Services.

**Contract Cancellation** A student must petition for cancellation of the Fraternity/Sorority Housing Contract obligation in order to be permitted to reside in non-University housing. If cancellation is approved, the student will be assessed a Contract Cancellation Fee. The amount of the fee will be based on an established fee schedule and the date the petition for cancellation is filed.
**Contract Cancellation Fee Schedule**

Signing of contract through March 31, $100; April 1 through May 15, $200; May 16 through June 15, $300; June 16 through July 15, $400; July 16 through August 10, $500; August 11 throughout entire academic year, $600. The student will not be liable for housing charges unless the room has been occupied. If that is the case, a pro-rata refund will be determined based on the date the room is vacated and key(s) returned.

**Fraternity and Sorority House/Parlor Fee and Board Plan** The specific house will determine any refund of House, Parlor Fees, or Board Plan.

**Graduate Student and Non-Traditional Housing Deposit/Housing Refunds**

230 West Packer Avenue, Saucon Village, and Packer House spaces have rent due on the first of every month. A resident who signs a housing contract is expected to reside in housing for the full term of the contract. A resident who forfeits housing and who returns to the University at any time during the academic year is still obligated for housing charges, if vacancy in the graduate student and non-traditional housing exists and without regard to location.

A housing deposit of $50 must be paid to retain housing. This deposit is credited toward housing charges and is not refundable unless the person withdraws from or is no longer affiliated with the University.

Any resident who signs a Housing Contract is subject to the refund policies published herein.

**Prior to Contract Signing:** A student who forfeits admission and does not attend the University forfeits their housing reservation and will be refunded their $50 holding deposit.

In the event a student does not register or withdraws from the University prior to registration day because of illness or injury, is dropped from the University due to academic reasons, attends a University approved study abroad or co-op program, or graduates, he or she is entitled to a full refund of advance deposit.

In the event a student does not register or voluntarily withdraws from the University prior to registration day, he or she is entitled to a refund of advance deposit in accordance with the refund schedule published herein.

Refund of housing charges will be made in full.

**After Contract Signing:** In the event a student withdraws from the University because of illness or injury, he or she forfeits the housing deposit and will receive a pro rata refund of housing charges.

In the event a student voluntarily withdraws from the University, he or she forfeits the housing deposit and will receive a pro rata refund of housing ONLY if the space can be offered to another student for whom no other University accommodations exist. If this condition does not exist, the student will be held liable for the full amount of the housing charges contracted.

Any student suspended or expelled for disciplinary reasons is not entitled to any refund of the housing deposit or housing charges.

Refund of housing charges will not be considered until the room is vacated and all keys issued have been returned to the Office of Residential Services. Calculation of any proportionate refund, if eligible, will be determined by such date.

Any applicable refund shall be processed through the Bursar’s Office by the Office of Residential Services.

**Contract Cancellation:** A student must petition for cancellation of the Housing Contract obligation in order to be permitted to reside in non-University housing. If cancellation is approved, the resident will forfeit the housing deposit. In addition, the resident will be assessed a Contract Cancellation Fee of $100.

The resident will not be liable for room charges unless the space has been occupied. If that is the case, a pro-rata refund will be determined based on the date the room is vacated and key(s) returned.