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The Rhodes Vision

Rhodes College aspires to graduate students with a life-long passion for learning, a compassion for others, and the ability to translate academic study and personal concern into effective leadership and action in their communities and the world. We will achieve our aspiration through four strategic imperatives:

**Student Access** To attract and retain a talented, diverse student body and engage these students in a challenging, inclusive and culturally-broadening college experience.

**Student Learning** To ensure our faculty and staff have the talent, the time and the resources to inspire and involve our students in meaningful study, research and service.

**Student Engagement** To enhance student opportunities for learning in Memphis.

**Student Inspiration** To provide a residential place of learning that inspires integrity and high achievement through its beauty, its emphasis on values, its Presbyterian history, and its heritage as a leader in the liberal arts and sciences.

*Adopted by the Rhodes Board of Trustees January 17, 2003*

College Commitment to Diversity

A diverse learning community is a necessary element of a liberal arts education, for self-understanding is dependent upon the understanding of others. We, the members of Rhodes College, are committed to fostering a community in which diversity is valued and welcomed. To that end, Rhodes College does not discriminate – and will not tolerate harassment – on the basis of race, gender, color, age, religion, disability, sexual orientation, gender identity or expression, genetic information, national or ethnic origin, military status or any other protected status.

We are committed to providing an open learning environment. Freedom of thought, a civil exchange of ideas, and an appreciation of diverse perspectives are fundamental characteristics of a community that is committed to critical inquiry. To promote such an academic and social environment we expect integrity and honesty in our relationships with each other and openness to learning about and experiencing cultural diversity. We believe that these qualities are crucial to fostering social and intellectual maturity and personal growth.

Intellectual maturity also requires individual struggle with unfamiliar ideas. We recognize that our views and convictions will be challenged, and we expect this challenge to take place in a climate of open-mindedness and mutual respect.
Bias Education Response System (BERS)

The Bias Education Response System (BERS) allows community members to report bias-related incidents and microaggressive behaviors. Doing so will allow our community to:

1. engage community members in dialogue, build awareness of on-going biases among us in order to help foster a learning, working, and living community free from hate, discrimination, harassment, disrespect, and intolerance;

2. receive information in a sensitive and timely way;

3. assess the circumstances of any reported incidents as thoroughly and quickly as possible with the information available;

4. make referrals to appropriate campus officials so that action can be taken; and

5. assist in implementation of a coordinated and appropriate community response (engaging partners as needed) and/or communicating with the community in an appropriate and timely fashion as often as is necessary.

Please note: This system is not designed to respond to emergency situations. If your safety or that of those around you is at risk, please call Campus Safety 901-843-3880 from an on-campus phone, or 901-843-3880 from off-campus or from a cell phone. Any Rhodes student who requires urgent or emergency counseling services outside of regular office hours should contact the Student Counseling Center at 901-843-3128.

Hate crimes: This system is also not designed to receive reports of hate crimes. The underlying criminal offenses that are designated in hate crime laws include, but are not limited to, crimes against persons like harassment, terrorist threats, assault and crimes against property like criminal trespass, criminal mischief and arson. It may also include vandalism causing damage to a church, synagogue, cemetery, mortuary, memorial to the dead, school, educational facility, community center, municipal building, courthouse, juvenile detention center, grounds surrounding such places or personal property located within such places. According to Tennessee statute, the criminal act alone does not define a hate crime; rather the investigation of the crime must conclude that the offender was bias motivated. Six bias categories are used when reporting hate crimes: Anti-Racial, Anti-Ethnicity/National Origin, Anti-Religious, Anti-Disability, Anti-Sexual, and Non-Specific.

If you believe you have witnessed a hate crime, please report it directly to Campus Safety at 901-843-3880 from an on-campus phone, or 901-843-3880 from an off-campus or from a cell phone. Again, hate crimes should not be reported to the Bias Education Response System. If your personal safety or that of anyone around you is in danger, please call either Campus Safety or 911.

Reporting a bias-related incident:

In order to help community members decide whether and what kind of report to submit, definitions of the following terms are provided:
A **bias-related incident** is an act motivated by the offender’s inclination, temperament, or prejudice against the actual – or perceived – age, ancestry, color, disability, gender, gender identity, national origin, race, religion, religious practices, or sexual orientation of the targeted person or group, but does not rise to the level of a criminal offense. Examples may include repeatedly telling harmful jokes based on religion, sexual orientation, etc.; posting on social media about someone based on one of the identities listed above; using offensive language that may pertain to identity; and taking down or tampering with bulletin boards or displays. A bias incident can occur whether the act is intentional or unintentional. Speech or expression that is consistent with the principles of academic freedom does not constitute a bias incident.

**Microaggressive behaviors** are insults, actions, or comments, usually unintentional, which contribute to an environment or experience that is not welcoming to a person or group based on their age, such things as ancestry, color, disability, gender, gender identity, national origin, race, religion, religious practices, or sexual orientation. Examples can include singling out a person related to their sexual, ethnic, religious, etc. identity in ways that make them feel uncomfortable, and usually occur more than once or after having been pointed out.

Bias-related harm versus the discomfort that can come with learning:

As members of a learning community, we must be able to see the difference between a bias-related incident and the kinds of thoughtful, probing conversations that educational institutions are designed to provoke. In such conversations, people will often find the ideas of others unwelcome, disagreeable, or even offensive. Topics are explored and discussed on college campuses that require us to think deeply and critically about our own assumptions. These conversations may cause discomfort, but do not themselves necessarily constitute a bias-related incident.

**Points to consider when deciding whether to submit a bias incident report:**

When you participate in conversations in a residence hall, a student meeting, the Refectory, or a classroom, it may be helpful to keep the following considerations in mind:

- Speech that conveys reasoned opinion, principled conviction, political satire, or speculation is not harassment, even though it may challenge other people’s perspectives or comfort.

- Speech and consideration of concepts that are pertinent to a class’s subject but which some students may find offensive do not constitute bias-related behavior. (See the [College’s statement on Academic Freedom](#).)

- However, when that speech unreasonably or substantially interferes with an individual’s safety, security, or educational opportunities by creating an intimidating and/or hostile educational or working environment, it can cause bias-related harm.

- Interactions that allow for and encourage uncomfortable, yet productive discussion, create spaces for a variety of voices to participate equally in an environment of mutual respect. Discussions, however, in which individuals feel their voice will either not be heard or will be subject to silencing, suspicion, or ridicule based on their personal background or their (assumed) group identity can cause bias-related harm.
In summary, the purpose of this Bias Education Reporting System is to establish how Rhodes College defines bias incidents and how it can handle them more effectively. The reports will also serve an educational role in helping to cultivate community values of inclusion, civility, and mutual respect.

Reports about bias-related incidents will be forwarded, as appropriate, to the Office of Academic Affairs, Student Life, Human Resources, and/or Campus Safety. It can be very useful to report bias-related incidents in person or over the phone. If you wish to discuss a bias-related incident in person or by phone, you may contact the following offices:

- Associate Dean of Academic Affairs (901-843-3009; Campus Address: 300 Southwestern Hall)
- Dean of Students Office (901-843-3885; Campus Address: 4th floor of Burrow Hall)
- Campus Safety (901-843-3880; Campus Address: Spann Place #5)
- Human Resources (901-843-3750)

To report a bias-related incident electronically, please click here.

Information reported in person, by email, phone, or on the electronic form will remain confidential to the extent allowed by law and College policies. This means that your name will not be shared with anyone without your permission. A confidential report will make it possible for the College to contact you and, when appropriate, initiate an investigation. If you think you need to make an anonymous report, you can anonymously write or call any of the above offices. However, anonymous reporting makes it virtually impossible for the institution to investigate and respond appropriately. Rhodes College really cares about the impact of bias-related incidents in our community and wants to gather a good understanding of any harms experienced. Anonymous reporting makes it very difficult to pursue a report appropriately. However, if you choose to report anonymously, the College will use your report to track trends over time.

**Processing Reports**

Once an incident has been reported, the following process will take place:

- Evaluation by Vice President for Strategic Initiatives/Chief Diversity, Equity & Inclusion Officer to determine which campus office should follow up. If it is not entirely clear which office of the College is responsible for investigating the incident reported, it will be reviewed by the Dean for Faculty Recruitment, Development, and Diversity, Dean of Equity and Engagement, the Title IX Coordinator, the Director of Community Standards, and the Director of Human Resources. In the event that a report would be submitted involving any one of these individuals, that person will not participate in the review.

- Once the appropriate office of the College has been determined, the review will begin with an interview with the reporting individual, when not anonymous.

- It may then involve conversations with the individual/s who were the subject/s of the report.

- The individual/s responsible for the investigation will determine the appropriate response, which could include no action at all, referrals to other campus offices or services,
educational programming on an individual or group basis, and/or notifications of the incident to the community as appropriate.

Minimally, a report will be collated and made available to the Rhodes community on a dedicated website annually. Reports will include brief summaries of the incidents reported and will respect the confidentiality of the parties involved by excluding any information that would allow community members to identify any of the parties involved. The Vice President for Strategic Initiatives/Chief Diversity, Equity & Inclusion Officer will use these reports to share information with the college community about trends that we need to address as a community. Additionally, the Faculty Professional Interest Committee will be asked to review the reports related to faculty to ensure that the system is yielding valuable information and that faculty professional interests have been preserved.

Title VI Policy

In compliance with Title VI of the Civil Rights Act of 1964 (Title VI), Rhodes College does not permit discrimination on the basis of race, color, or national origin in any program or activity receiving Federal financial assistance. Students who believe they have been discriminated against in violation of Title VI should contact the Title VI coordinators, the Chief Human Resources Officer or the Vice President for Finance and Business Affairs. Student complaints related to sex- or gender-based discrimination or harassment, or sexual misconduct are governed by Title IX of the Civil Rights Act of 1964 and are processed accordingly.

Title IX and Sexual Misconduct Policy

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Opening Statement and Purpose

Rhodes College is committed to ensuring a safe learning environment that supports the dignity of all members of the Rhodes community. Rhodes does not discriminate on the basis of sex in any of its education or employment programs and activities. Rhodes will not tolerate any form of sexual harassment, including sexual assault, dating violence, domestic violence, or stalking.

This Title IX Policy (the “Policy”) is intended to ensure that all members of the Rhodes community involved in a Title IX case receive appropriate support and fair treatment, and that allegations of sexual harassment are handled in a prompt, thorough and equitable manner.

All Rhodes’ students and employees are expected to comply with this policy. Rhodes strongly encourages students to report instances of sexual harassment immediately. Employees are required to report such instances, pursuant to Rhodes’ Employee Handbook and Rhodes’ Mandatory Reporter Policy.

Rhodes will review, evaluate, and make any revisions or amendments to this Policy on an ongoing and as-needed basis.

General inquiries about the application of this Policy should be directed to the College’s Title IX Coordinator:

Inez Warner, J.D.
Title IX Coordinator
Rhodes College
Southwestern Hall, Ste. 303
2000 North Parkway
Memphis, TN 38112
901-843-3354
warneri@rhodes.edu

As used throughout this Policy, references to the “Title IX Coordinator” shall include any Deputy Title IX Coordinator and any other person expressly designated by the Title IX Coordinator to act on their behalf.

I. Definitions

Advisor: Refers to an individual of the party’s choosing who may, but does not have to be, an attorney, and who can provide assistance to the Complainant or the Respondent during any stage of the processes covered by this Policy. Advisors may attend these processes. The College will provide a list of individuals who have received training to serve as advisors and ask questions of a party or witness during a complaint resolution hearing.

Appeals Board: Refers to a group of trained College faculty and staff members that hears and decides appeals of findings and sanctions imposed by the decision-maker(s) for all Respondents except tenured faculty, whose appeal will be heard by the Rhodes Board of Trustees. The Appeals Board will consist of three members (one of whom will be designated as the board’s chairperson), selected from a pool of trained faculty and staff who have no prior involvement in the case and are free of any conflict of interest. This three-member board is authorized to affirm, alter, or reverse
the original findings and/or sanctions recommended by the decision-maker(s). Once issued, the Appeals Board’s decision is final.

Complainant: Refers to an individual who is alleged to be the victim of conduct that could constitute sexual harassment (defined below).

Complaint: See Formal Complaint below.

Coercion: Means the use of pressure to compel another individual to initiate or continue activity against their will, including psychological or emotional pressure, physical or emotional threats, intimidation, manipulation, or blackmail. A person’s words or conduct are sufficient to constitute coercion if they wrongfully impair another individual’s freedom of will and ability to choose whether or not to engage in sexual activity. Examples of coercion include, but are not limited to threatening to “out” someone based on sexual orientation, gender identity, or gender expression; threatening to harm oneself if the other party does not engage in the sexual activity; and threatening to expose someone’s prior sexual activity to another person and/or through digital media.

Consent: Means an affirmative, conscious decision by each participant to engage in mutually agreed-upon sexual activity. The presence or absence of consent is determined by evaluating all the relevant facts and circumstances. All five of the following elements are essential in order to have consent. If one or more of the following is absent, there is no consent.

a. **Consists of Mutually Understandable Communication**: Communication regarding consent consists of mutually understandable words and/or actions that indicate an unambiguous willingness to engage in sexual activity. In the absence of clear communication or outward demonstration, there is no consent. Consent may not be inferred from silence, passivity, lack of resistance or lack of active response. An individual who does not physically resist or verbally refuse sexual activity is not necessarily giving consent. Relying solely upon non-verbal communication can lead to an erroneous conclusion as to whether consent was sought or given. Verbal communication is the best way to ensure all individuals are willing and consenting to the sexual activity.

b. **Informed and Reciprocal**: All parties must demonstrate a clear and mutual understanding of the nature and scope of the act to which they are consenting and a willingness to do the same thing, at the same time, in the same way.

c. **Freely and Actively Given**: Consent cannot be obtained through the use of force, coercion (defined above), threats, intimidation or pressuring, or by taking advantage of the incapacitation (defined below) of another individual.

d. **Not Unlimited**: Consent to one form of sexual contact does not constitute consent to all forms of sexual contact, nor does consent to sexual activity with one person constitute consent to activity with any other person. Each participant in a sexual encounter must consent to each form of sexual contact with each participant. Even in the context of a current or previous intimate relationship, each party must consent to each instance of sexual contact each time. The consent must be based on mutually understandable communication that clearly indicates a willingness to engage in...
sexual activity. The mere fact that there has been prior intimacy or sexual activity does not, by itself, imply consent to future acts.

e. Not Indefinite: Consent may be withdrawn by any party at any time. Recognizing the dynamic nature of sexual activity, individuals choosing to engage in sexual activity must evaluate consent in an ongoing manner and communicate clearly throughout all stages of sexual activity. Withdrawal of consent can be an expressed “no” or can be based on an outward demonstration that conveys that an individual is hesitant, confused, uncertain or is no longer a mutual participant. Once consent is withdrawn, the sexual activity must cease immediately and all parties must obtain mutually expressed or clearly stated consent before continuing further sexual activity.

Dating Violence: A form of sexual harassment defined as violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship is determined based on a consideration of the following factors: (i) the length of the relationship, (ii) the type of relationship, and (iii) the frequency of interaction between the persons involved in the relationship.

Decision-maker(s): Refers to the individual or group of individuals who adjudicates complaints of sexual harassment and, if applicable, determines the appropriate sanction. Where a three-member hearing board is used, the board will be selected by the Title IX Coordinator from the available pool of faculty and staff who are trained to serve as hearing board members. One of the three board members will be designated as the chairperson. In all cases, a decision-maker will have no prior involvement in the case and be free of conflicts of interest or bias towards one party or the other.

Domestic Violence: A form of sexual harassment defined as felony or misdemeanor crimes of violence (including threats or attempts) committed between:

a. Individuals who are current or former spouses or intimate partners;

b. Persons who share a child in common;

c. Persons who currently live together or have formerly lived together as spouses or intimate partners;

d. A person similarly situated to a spouse of the victim under the domestic or family violence laws of the school’s jurisdiction, or

e. Any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the State of Tennessee.

Formal Complaint: Means a document (hard copy or electronic) filed by a Complainant or signed by the Title IX Coordinator alleging sexual harassment against a Respondent and requesting that the College investigate the allegation of sexual harassment. The filing of a formal complaint triggers the College’s complaint resolution process, described in Sections IX and X.
**Incapable of Giving Consent (also known as “Incapacitation”):** Means the lack of the ability to make rational, reasonable judgments as a result of alcohol consumption, other drug use, sleep, the taking of any so-called “date-rape” drug, unconsciousness, or blackout. An individual unable to make informed judgments is physically helpless. An incapacitated person cannot make rational, reasonable decisions because that person lacks the ability to fully understand the who, what, where, or how of their sexual interaction. Incapacitation is a state beyond drunkenness or intoxication, in which alcohol, drugs, or other factors render one unable to make fully informed judgments or have an awareness of consequences. Evaluating incapacitation also requires an assessment of whether a Respondent knew or should have known of the other individual's incapacitated state. While incapacitation may be caused by drugs or alcohol, it also includes the state of being asleep, during which time a person is unable to provide affirmative consent.

**Investigator:** Refers to an official(s) designated by the Title IX Coordinator to conduct an investigation of alleged sexual harassment, and who acts as a witness in the event of a complaint resolution hearing. The Investigator will be a trained individual who collects and examines the facts and circumstances of potential violations of this Policy and provides an investigative report to the Title IX Coordinator and the decision-maker(s). The Investigator will be neutral and free of any conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.

**Mandatory Reporter:** Refers to an individual who is obligated to report any knowledge they may have of sexual harassment. Rhodes College defines all faculty and staff as mandatory reporters except certain “confidential resources” staff. See mandatory reporting policy at https://sites.rhodes.edu/titleix/reporting/mandatory-reporting.

**Medical records:** A party’s records that are maintained by a physician, nurse, nurse practitioner, psychiatrist, psychologist, licensed clinical social worker, therapist or other recognized professional or paraprofessional acting in the professional’s or paraprofessional’s capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to the party.

**Preponderance of Evidence:** Refers to the standard by which it is determined at a hearing whether or not a violation of this Policy has occurred, and means that an act of sexual harassment is “more likely than not” to have occurred.

**Report:** Refers to any communication to the Title IX Coordinator, the Provost or the Chief Human Resources Officer of an allegation that sexual harassment occurred or may have occurred. Rhodes will investigate all reports it receives of sexual harassment. After making a report, an individual may choose to end their involvement in the process or may choose to be involved or not be involved in the College’s investigation and related proceedings. The College strongly encourages all individuals to report incidents of sexual harassment even if the individual does not intend to be further involved.

**Reporter:** Refers to an individual who makes a report of conduct that could constitute sexual harassment. Reporters include persons who believe they have been the victim of sexual harassment or someone who has observed or has knowledge of conduct that may be sexual harassment.

**Respondent:** Refers to an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.
Sex Discrimination: Refers to the unequal treatment of an individual based on their sex in any employment decision, education program or educational activity receiving federal financial assistance. Such programs or activities include, but are not limited to, admission, hiring and recruitment, financial aid, academic programs, student treatment and services, counseling and guidance, discipline, classroom assignment, grading, vocational education, recreation, physical education, athletics, housing and employment. The prohibition on sex discrimination also covers unlawful discrimination based on gender identity, sexual orientation, marital or family status, pregnancy, termination of pregnancy, childbirth or related conditions.

Sexual Assault: A form of sexual harassment defined as an act of sexually-motivated physical contact directed towards another person when the other person does not consent or is incapable of giving consent. The definition of sexual assault under Title IX includes the following:

a. **Rape**: The penetration, no matter how slight, of the vagina or anus with any body part or object or instrument, or oral penetration by a sex organ of another person, without the consent of the other person or where the other person is incapable of giving consent, including instances where the other person is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity. Attempted rape is included. An object or instrument is anything used by the offender other than their genitalia.

b. **Fondling**: The touching of the private body parts of another person for the purpose of sexual gratification, without the consent of that person, including instances where the other person is incapable of giving consent because of their age or because of their temporary or permanent mental incapacity.

c. **Incest**: Non-forcible sexual intercourse between persons who are related to each other within the degrees where marriage is prohibited by law.

d. **Statutory Rape**: Non-forcible sexual intercourse with a person who is under the statutory age of consent.

Sexual Harassment: Conduct on the basis of sex that satisfied one or more of the following:

a. A Rhodes employee’s conditioning the provision of an aid, benefit or service on an individual’s participation in unwelcome sexual conduct.

b. Unwelcome sexual conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to Rhodes’ education programs or activities.

c. Sexual Assault (defined above).

d. Dating Violence (defined above).

e. Domestic Violence (defined above).

f. Stalking (defined below).
**Stalking:** A form of sexual harassment defined as engaging in a course of conduct directed at a specific person that would cause a reasonable person to (1) fear for the person’s safety or the safety of others; or (2) to suffer substantial emotional distress.

Types of stalking could include, but are not limited to:

- a. Following the targeted person;
- b. Approaching or confronting that person in a public place or on private property;
- c. Persistent and unwelcome attempts to contact the person by phone, electronic communication (including via the internet and cellphones), or regular mail, either anonymously or non-anonymously;
- d. Vandalizing the person’s property or leaving unwanted items for the person;
- e. Persistently appearing at the person’s classroom, residence, or workplace without that person’s permission or other lawful purpose;
- f. Cyber-stalking, in which a person follows, observes, monitors, or surveils another person through the use of electronic media such as the Internet, digital media networks, blogs, cell phones, texts or other similar devices; and
- g. Using visual or audio recording devices or hidden or remote cameras used without the subject’s consent.

**Supporter:** An individual who provides emotional support to a party by accompanying them to any hearing, conference or related proceedings. Supporters may not actively participate during complaint resolution hearings and informal resolution conferences.

**Supportive measures:** Individualized services reasonably available to a Complainant or Respondent that are non-punitive, non-disciplinary, and not unreasonably burdensome to the other party while designed to ensure equal educational access, protect safety, or deter sexual harassment. See Section IX.A. of this Policy for examples of supportive measures.

**Title IX Coordinator:** Refers to the Rhodes official who oversees the Title IX process at Rhodes, and includes the Deputy Title IX Coordinator(s).

### II. Scope of Policy

**A. Affected Persons.** This Policy applies to all Rhodes students and employees, including faculty, administrators, regular staff employees, temporary employees, and seasonal employees.

**B. Jurisdiction.** To be covered by this Policy, the conduct or alleged conduct must have occurred either on campus or in a Rhodes controlled program or activity, whether such program or activity is on-campus or off-campus, including remote learning platforms. This Policy also applies to conduct occurring in any building owned or controlled by Rhodes or by a student organization that is officially recognized by Rhodes.
C. Conduct and Persons Covered by this Policy. This Policy is designed to address conduct that meets the definition of sexual harassment reported by (1) a person who is attempting to participate in a Rhodes education program or activity or (2) is currently participating in a Rhodes education program or activity.

D. Conduct and Persons Not Covered by this Policy. The College encourages anyone who has witnessed or experienced an incident of sex discrimination, sexual harassment, or other sexual misconduct to report it regardless of where the incident occurred or who committed it. Even if a report concerns the actions of a person over whom Rhodes does not have jurisdiction, the College may take prompt action to provide for the safety and well-being of any affected person and the broader College community.

Complaints of sex discrimination other than sexual harassment may be made to the Title IX Coordinator, and will be addressed by the appropriate College official outside of this Policy.

The College is committed to addressing sexually-based misconduct regardless of whether it meets the definition of sexual harassment under Title IX or Title IX’s jurisdictional requirements. Please see Appendix A for procedures to report sexually-based misconduct not covered by this Policy.

III. Title IX and Sex Discrimination

Title IX of the Education Amendments Act of 1972 is a comprehensive federal law that prohibits discrimination on the basis of sex in any federally funded education program or activity. Title IX prohibits use of federal money to support sex discrimination in education programs and provides individuals with protection against such practices. Title IX applies, with a few specific exceptions, to all aspects of federally funded education programs and activities maintained by colleges and universities.

As required by Title IX, Rhodes prohibits all unlawful discrimination on the basis of sex, gender identity, or sexual orientation in any employment decision, admissions determination, education program, or educational activity.

Title IX defines sex discrimination to include sexual harassment, and this policy is designed specifically to comply with Title IX’s mandate to maintain an educational and employment environment free of sexual harassment. As part of its commitment to maintaining a community free of discrimination, and in compliance with Title IX’s mandate, Rhodes will address allegations of sexual harassment in a timely and effective way, provide resources as needed for affected persons and not tolerate retaliation against any person who reports sexual harassment in accordance with this Policy.

Rhodes has designed this Policy to comply with Title IX by providing for a consistent and transparent mechanism to investigate and, where required, adjudicate complaints of sexual harassment. At all stages of the formal complaint resolution process, Rhodes and its representatives will:

1. Require objective evaluation of all relevant evidence, whether inculpatory or exculpatory;

2. Avoid credibility determinations based on a person’s status as a Complainant, Respondent, or witness;
3. Require Title IX personnel (including Title IX Coordinators, investigators, decision-maker(s), or any person designated to facilitate an informal resolution process) to be free from conflicts of interest or bias for or against complainants or respondents;

4. Train all Title IX personnel on the definition of sexual harassment, the scope of the school’s education program and activities, how to conduct an investigation and the grievance process, how to serve impartially, on any technology used at a live hearing, and on issues of relevance, including how to apply the rape shield protections available only for complainants;

5. Not use, rely on, or seek disclosure of information protected under a legally recognized privilege, unless the person holding the privilege has waived the privilege;

6. Provide an equal opportunity for the parties to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence;

7. Ensure that the burden of proof and the burden of gathering evidence remains at all times with Rhodes;

8. Not access or use any party’s medical records unless the College first obtains the party’s voluntary, written consent to do so;

9. Not restrict the ability of the parties to discuss the allegations or gather evidence (e.g., no “gag orders”); and

10. Keep confidential the identity of complainants, respondents, and witnesses, except as may be permitted by FERPA, as required by law, or as necessary to carry out a Title IX proceeding.

IV. Retaliation

No person may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by Title IX, its regulations, or this Policy, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sexual harassment, but arise out of the same facts or circumstances as a report or formal complaint of sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX or this Policy, constitutes retaliation.

Rhodes will keep confidential the identity of any individual who has made a report or complaint of sexual harassment; any complainant; any individual who has been reported to be the perpetrator of sexual harassment; any respondent; and any witness, except as may be permitted by Title IX, FERPA, or as otherwise required by law, or to carry out Rhodes’ Title IX procedures.

Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a Title IX proceeding does not constitute retaliation. A determination
regarding responsibility alone, however, is not sufficient to conclude that any party made a materially false statement in bad faith.

Complaints alleging retaliation may be filed with the Title IX Coordinator. In the event an individual alleges that the Title IX Coordinator retaliated against them, the individual may file a complaint with the Chief Human Resources Officer.

Any individual found to have retaliated against another individual will be in violation of this Policy and will be subject to disciplinary action, up to and potentially including termination for employees and expulsion for students.

V. Time Considerations for Reporting

Provided that the Complainant is participating in or attempting to participate in Rhodes’ educational programs or activities at the time of the report, there is no time limit for reporting incidents of sexual harassment under this Policy. However, delay in reporting may limit or foreclose the ability of the College to investigate and/or take meaningful action. Reports made by a student who has graduated or otherwise no longer attends Rhodes or a former employee are not covered by this Policy but may be reported as sexual misconduct under Appendix A.

VI. Amnesty for Violations of the College's Alcohol and Illegal Drug Use Policies for Reporters

The College recognizes that students involved (e.g. as witnesses, bystanders, third parties, or Complainants) who have violated the College’s drug and alcohol policy may be hesitant to report out of fear of sanction. Therefore, in order to encourage reporting in all situations, anyone who reports sexual harassment may be granted amnesty for any violation of the College’s drug and alcohol policy that occurred in connection with the reported incident. Rhodes intends to grant such amnesty for all but the most egregious violations of the College’s drug and alcohol policy; however, individuals who are not sanctioned may be provided with resources on drug and alcohol counseling and/or education, as appropriate.

Honor code violations and violations of codes or policies other than the drug and alcohol policy may still be referred to the appropriate College office(s).

VII. Anonymous and Confidential Reporting

An individual can make an anonymous report of a violation of the College’s Title IX Policy but if the anonymous reporter does not provide sufficient information for Rhodes to offer supportive measures or conduct an investigation, the College may request the reporter to provide more information. If the reporter declines to do so, and the Title IX Coordinator reasonably determines that Rhodes cannot, through the exercise of reasonable diligence, take meaningful action in response to an anonymous report, the matter will be closed. The anonymous reporting form can be found on the College’s website (http://sites.Rhodes.edu/TitleNine). The Title IX Coordinator will receive the anonymous report and will determine any appropriate steps, including individual or community remedies, as appropriate.
Additionally, a person can make a report requesting confidentiality. In such instances, the Title IX Coordinator must weigh the request for confidentiality against the College’s obligation to provide a safe, non-discriminatory environment for all students and employees, the effect of confidentiality on Rhodes’ ability to provide supportive measures or properly investigate and resolve a report of sexual harassment, and the respective rights and obligations of the parties to a Title IX matter.

In any instance where Rhodes determines it must deny or modify a request for confidentiality, the Title IX Coordinator will inform the requesting individual prior to making the disclosure to anyone beyond necessary College officials. Any such disclosure will be limited to individuals with a need to know the information. Consistent with FERPA’s prohibition on re-disclosure of confidential information, any recipient is prohibited from using or disclosing other people’s confidential information, learned as a result of participation in any investigation or proceeding under this Policy outside of such forums without express consent or for any improper purpose.

VIII. Reporting Sexual Harassment

Anyone can report an incident of sexual harassment to Rhodes. A report can be made by any individual who is a victim of sexual harassment, who has observed sexual harassment, or who has knowledge of sexual harassment happening to or affecting someone else.

Rhodes strongly encourages all individuals to report incidents of sexual harassment even if the individual does not intend to pursue a formal complaint. Even if Rhodes does not have jurisdiction over the incident, Rhodes may take prompt action to provide supportive measures for the safety and well-being of any affected person and the broader Rhodes community. No person should assume that an incident has already been reported by someone else or that Rhodes already knows about a particular situation.

Making a report under this Policy does not affect a Complainant’s ability to pursue a criminal action against the Respondent through the criminal justice system. A Complainant may choose to make a report under this Policy, pursue remedies through the criminal justice system, or both. To the extent allowed by law, Rhodes will cooperate with any ongoing criminal investigation of the incident.

In order to make a report to Rhodes, a reporting individual may use any of the following:

1. Report the incident to the Title IX Coordinator via email to TitleIX@rhodes.edu, or by calling 901-843-3354;

2. Report the incident by submitting an online Report form available at http://sites.Rhodes.edu/TitleNine; or

3. Report the incident to the Chief Human Resources Officer via email at sharpiroc@rhodes.edu or by calling 901-843-3750.

A number of other individuals, including faculty, staff, resident assistants, and peer advocates, are considered mandatory reporters who must report all incidents of sexual harassment that they observe or know about to the Title IX Coordinator.
IX. What Happens When a Report is Made

A. Contact with the Complainant and Supportive Measures

Upon receiving a report of sexual harassment, the Title IX Coordinator will promptly contact the Complainant confidentially to discuss the availability of supportive measures (as explained more fully below), consider the Complainant’s wishes with respect to supportive measures, inform the Complainant that supportive measures are available with or without the filing of a formal complaint, and explain to the Complainant the process for filing a formal complaint. The Title IX Coordinator will also contact the Respondent and any other members of the Rhodes community who have been affected by the alleged conduct and offer reasonable supportive measures. Reasonable supportive measures are non-punitive, individualized services offered as appropriate, as reasonably available, and without fee or charge.

Supportive measures shall be balanced based on the facts collected, seriousness of the allegations, and the potential safety risks posed to the Rhodes community. Supportive measures are designed to restore or preserve equal access to Rhodes’ education programs and activities without unreasonably burdening the other party, including measures designed to protect the safety of all parties or Rhodes’ educational environment, or to deter sexual harassment. Rhodes will maintain as confidential any personal supportive measures provided to only the Complainant or only to the Respondent, to the extent that maintaining such confidentiality would not impair its ability to provide the supportive measures (for example, not applicable to mutual no contact orders).

Supportive measures, among other things, may include:

1. Extension of deadlines or other course-related adjustments;
2. Modification of work or class schedules;
3. Assistance in connecting to counseling services;
4. Assistance in connecting to medical services;
5. Providing an escort to and from classes;
6. Changes in work or housing locations;
7. Arranging a leave of absence;
8. Assistance with obtaining personal protective orders from a court;
9. Increased security and monitoring of certain areas of campus;
10. Mutual restrictions on communication or contact between the parties (“no contact orders”); or
11. A combination of any of these measures.

The Title IX Coordinator will coordinate the supportive measures.

Notwithstanding the above, Rhodes may:

1. Remove a Respondent from an educational program or activity on an emergency basis after a safety and risk analysis determines that an immediate threat to the physical health or safety of a student or other individual justifies removal. In such
a case, the Respondent will be provided with notice and an opportunity to promptly challenge the decision.

2. Place a non-student employee Respondent on administrative leave during the pendency of the complaint resolution process.

B. Formal Complaint Process

A Complainant may, but is not required to, file a formal complaint. If the Complainant does not wish to file a formal complaint, and thus trigger an investigation and the complaint resolution process, the Complainant’s wishes will generally be respected, except that the Title IX Coordinator may sign a formal complaint to initiate an investigation over the wishes of the Complainant if the Title IX Coordinator determines that a formal complaint is needed to guarantee equal access to educational opportunities for Rhodes students and/or employees and such determination is not clearly unreasonable in light of the known circumstances. If a formal complaint is filed, either by the Complainant or the Title IX Coordinator, Rhodes will begin the investigation and complaint resolution process set forth in Section X of this Title IX Policy. If a Complainant and the Title IX Coordinator decide not to file a formal complaint, Rhodes cannot conduct a Title IX investigation or use the complaint resolution process set forth in this Policy, and no disciplinary action may be taken against the Respondent.

X. Investigation and Resolution Processes

A. Preliminary Review

Rhodes will gather and review all reports of sexual harassment reported to the Title IX Coordinator, the Provost or the Chief Human Resources Officer. In this phase, the Title IX Coordinator will conduct a limited investigation to determine if the alleged conduct reported is covered by Rhodes’ Title IX Policy. If the Title IX Coordinator determines that the alleged conduct is not covered by Rhodes’ Title IX Policy, the Title IX Coordinator will close the matter under Title IX but may take other action pursuant to Appendix A.

If the Title IX Coordinator determines that the alleged conduct is covered by Rhodes’ Title IX Policy, the Title IX Coordinator will consult with the Complainant to determine if the Complainant wishes to file a formal complaint and review other available resources and options, including requesting supportive measures, as discussed above. Even if the Complainant does not wish to file a formal complaint, the Title IX Coordinator may file a formal complaint if they determine that the reported conduct implicates Rhodes’ Title IX obligations to maintain a safe and non-discriminatory campus environment. Regardless of whether a formal complaint is filed, the Title IX Coordinator will make supportive measures available to all parties.

B. Filing a Formal Complaint

At the time of filing a formal complaint, a Complainant must be participating in or attempting to participate in an education program or activity of the College. A formal complaint filed by a Complainant must include the Complainant’s physical or digital signature or otherwise indicate that the Complainant is the person filing the formal complaint. Where the Title IX Coordinator signs a formal complaint, the Title IX Coordinator is not a Complainant or a party during a complaint resolution process and must comply with requirements for Title IX personnel to be free
from conflicts and bias. Upon receipt of a formal complaint, the Title IX Coordinator will promptly provide written notifications to all known parties. This notification will include the following information:

1. Notice of the allegations constituting potential sexual harassment, including all relevant details known at the time, with sufficient time to prepare a response before any initial investigative interview. These details will include, at a minimum, the identities of the parties involved in the incident(s), if known, the alleged conduct that could constitute sexual harassment, and the date and location of the alleged incident(s), if known. If, in the course of an investigation, the College decides to investigate allegations that are not included in the original notice, the College will provide notice of the additional allegations to the parties whose identities are known;¹

2. A statement that the Respondent is presumed not responsible for the alleged conduct unless a determination regarding responsibility is made at the conclusion of the complaint resolution process;

3. A description of Rhodes’ complaint resolution process, including the rights and responsibilities of the parties during the investigation, hearing, and appeal process, and the availability of any informal resolution process (as set forth more fully in this Title IX Policy);

4. A statement that the parties may have an advisor of their choice, who may be, but is not required to be, an attorney; and

5. A statement that the parties may inspect and review any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including evidence that Rhodes does not intend to rely on in reaching a determination.

In the Title IX Coordinator’s discretion, Rhodes may consolidate multiple formal complaints where the allegations arise out of the same facts or circumstances.

Unless the formal complaint resolution process results in a determination that a Respondent was responsible, Rhodes will not impose disciplinary actions or take any other actions under this Policy that are not supportive measures.

At the discretion of the Title IX Coordinator, a temporary delay or limited extension of deadlines in the formal complaint process may be granted for good cause. Good cause includes the absence of a party, advisor or witness; concurrent law enforcement activity; or the need for language assistance or the accommodation of disabilities.

¹ If the Respondent is a tenured faculty member, in conjunction with the notice requirements listed here, the Provost will also follow the requirements for Preliminary Proceedings Concerning the Fitness of a Faculty Member required by Section X of the Faculty Handbook.
C. Dismissal of a Formal Complaint

If the allegations in a formal complaint are not within the scope of this Policy because they do not meet the Title IX definition of sexual harassment, or because the alleged activities did not occur in Rhodes’ education program or against a person in the United States, then the Title IX Coordinator shall dismiss the formal complaint for purposes of Title IX.

At any time during the investigation or complaint resolution hearing, Rhodes may dismiss the formal complaint under the following circumstances:

1. A Complainant notifies the Title IX Coordinator in writing that they would like to withdraw the formal complaint in whole or in part. In such instance, the Title IX Coordinator may, in their discretion, sign the formal complaint to continue the process.

2. The Respondent is no longer enrolled in or employed by Rhodes.

3. Specific circumstances prevent Rhodes from gathering evidence sufficient to reach a determination as to the formal complaint, in whole or in part.

Upon dismissal, the Title IX Coordinator will promptly send written notice of the decision to dismiss the complaint and the reasons for such decision to both parties. Even if the formal complaint is dismissed, however, Rhodes still may address the allegations pursuant to Appendix A. When a formal complaint is dismissed, supportive measures may be continued.

D. Investigation After a Formal Complaint is Filed

1. Appointment of Investigator

Once a formal complaint is filed, the Title IX Coordinator will appoint an investigator (“Investigator”) to handle the investigation. This Investigator will be a different person than the Title IX Coordinator, and will be properly trained on Title IX and free of conflict of interest or bias towards either Complainant or Respondent. The Investigator will begin an investigation as soon as practicable and generally not later than ten (10) days after written notice of the formal complaint has been delivered to all parties.

2. Use of Advisors and Supporters

During the investigation process, each party will have the same opportunity to select an advisor of the party’s choice who may be, but need not be, an attorney. Rhodes will provide a pool of trained advisors from which the parties may choose.

The adviser may assist with all written submissions made by a Complainant or a Respondent, may assist with preparing questions or other information for the Complainant or the Respondent to use at the hearing, and may facilitate scheduling and other processes. During any pre-hearing meeting or proceeding, the adviser may be present to observe and provide support and counsel to the participant. The adviser may not, at this stage, present evidence on a party’s behalf, present argument, examine witnesses, testify, or disrupt or otherwise obstruct meetings or proceedings.
Should a matter proceed to a complaint resolution hearing, advisors for both the Complainant and the Respondent are permitted to ask questions of the Investigator, the Complainant, the Respondent and any witnesses.

If a party does not choose an advisor for the hearing, Rhodes will provide one without fee or charge to ask questions of witnesses on behalf of that party. The advisor may be, but is not required to be, an attorney. A party who has not chosen an advisor must notify the Title IX Coordinator in writing at the same time the party provides a list of expected attendees and witnesses.

Both Claimants and Respondents may also choose a designated Supporter. The role of the Supporter is primarily to provide emotional support during the process by accompanying the Claimant or Respondent to any hearing, conference or related proceeding. The Claimant and the Respondent may choose any person, regardless of their association with the College, to perform the role of Supporter and to support them through a portion of or the entire Title IX process. Neither party is required to have and be accompanied by a Supporter; however, the College encourages the presence of a Supporter at all stages of the proceedings, including the reporting and investigation stages, in order to provide the Claimant and Respondent with emotional and personal support. The Supporter may be present during any stage of these processes but will not be allowed to make opening or closing statements, present evidence, make procedural objections, question witnesses, or otherwise actively participate during complaint resolution hearings and informal resolution conferences.

Rhodes may limit the quantity of people in attendance at hearings, conferences and related disciplinary proceedings but will not interfere with parties' choices of specific attendees. A fact witness can serve as an Advisor / Supporter and will not be prohibited from testifying as a witness, but they will be subject to the witness sequestration rule and subject to exclusion from most parts of the complaint resolution hearing. There is no restriction on former Advisors or Supporters testifying as fact witnesses.

3. Conduct of the Investigation

The Investigator collects and examines the facts and circumstances of the alleged conduct and provides an investigative report to the Title IX Coordinator. Although the burden of investigation remains on the College, the Investigator will provide equal opportunity for the parties to present fact and expert witnesses and other inculpatory and exculpatory evidence.

The Investigator will send written notice of any investigative interviews or meetings involving the parties to the parties and their advisors, allowing each party adequate time to prepare in advance.

The Investigator will complete the investigation as quickly as possible, generally within sixty (60) days. The amount of time needed to complete an investigation will depend in part on the nature of the allegation(s) and the evidence to be investigated (e.g., the number and/or availability of witnesses involved), as well as the College’s academic calendar.

The Complainant, Respondent, witnesses, and others sharing information with the Investigator are expected to provide all relevant and truthful information and to do so at their earliest opportunity to facilitate prompt resolution. Medical records will not be received by the Investigator without the written consent of the subject of the medical records. Rhodes’ students and employees remain subject to the policies in the Student and Employee Handbooks during investigations and may be
subject to discipline for failing to provide information, making false statements or knowingly submitting false information during the investigation.

Rhodes will keep the parties reasonably informed of the status of the investigation. If it is determined that more time is needed for the investigation, Rhodes will communicate the additional estimated amount of time needed to complete the investigation.

When the investigation is complete, the Investigator will provide the parties with a preliminary report, which will include, as applicable, the Complainant’s statement, the Respondent’s statement, each witness statement, and either a copy or written summary of any other evidence obtained as part of the investigation that is directly related to the allegations raised in the formal complaint. The preliminary report will be provided in an electronic format that restricts the parties from downloading or copying the evidence. Each party will have ten (10) days to review the preliminary report and to provide written feedback. Each party’s written feedback, if any, will be attached to the final investigative report.

After consideration of the parties’ final responses to the preliminary report, or after ten (10) days have elapsed without comment, the Investigator will prepare and send to the parties and to their advisors a final investigative report that includes the parties’ written feedback, if any. The report will be in electronic format or hard copy. The parties will have at least ten (10) days after receipt of the final investigative report to prepare for any scheduled hearing.

The parties may also provide a written response to the final investigation report to the Title IX Coordinator within five (5) days of receipt of the final investigative report so that the party’s response will be available to both parties and the decision-maker(s) prior to the hearing. If warranted, the Investigator may choose to update the final investigative report to take a party’s response into account, in which case the hearing date may be postponed.

4. Coordination with Law Enforcement

If Rhodes is made aware that there is a concurrent criminal investigation, the Investigator will inform any law enforcement agency that is conducting its own investigation that a Rhodes investigation is also in progress. The Investigator will ascertain the status of the criminal investigation and determine the extent to which any evidence collected by law enforcement may be available to the College in its investigation. At the request of law enforcement, Rhodes may agree to temporarily defer part or all of its own investigation (or subsequent hearing) until after the initial evidence-gathering phase of the law enforcement investigation is complete. The Investigator will communicate with the parties, consistent with the law enforcement request and the College’s obligations, regarding procedural options, anticipated timing, and the implementation of any necessary interim measures.

E. Informal Resolution

At the discretion of the Title IX Coordinator and after the filing of a formal complaint, the Complainant and Respondent may mutually agree to forego an investigation and complaint resolution hearing and pursue an informal resolution of the complaint. Waiver of the right to an investigation and adjudication of formal complaints will never be required as a condition of
enrollment or continuing enrollment, employment or continuing employment, or enjoyment of any other right.

An informal resolution is a voluntary, non-adversarial, remedies-based, non-judicial process designed to eliminate or address potential sexual harassment. This process, which is similar to mediation, aims to assure fairness, to facilitate communication, and to maintain an equitable balance of power between the parties. Rhodes will not offer or facilitate an informal resolution to resolve allegations that an employee sexually harassed a student.

The Title IX Coordinator will make an initial decision about whether a formal complaint qualifies for an informal resolution, and if both parties then agree in writing to pursue that path, Rhodes will halt any investigation or scheduled complaint resolution hearing so that the parties can schedule an informal resolution process led by a facilitator who is free of bias and conflicts of interest. The facilitator is not an advocate for either party but rather assists the parties in reaching a resolution upon which they can both agree.

Informal resolution is available at any time prior to a determination regarding responsibility.

For cases selected to be resolved through informal resolution:

1. The parties will receive simultaneous written notice of the allegations, the name and contact information for the facilitator, the requirements of the informal resolution process, the fact that a party may withdraw from the informal resolution process and proceed with the investigation and determination of the formal complaint at any time prior to reaching an informal resolution, and any consequences resulting from participating in the informal resolution process, including any records of the process that will be maintained or shared.

2. The facilitator will set up an informal resolution conference at a time agreeable to both parties but within a reasonable amount of time after the decision to participate in the process is made.

3. Advisors and/or Supporters may be present at each party’s option, but may not actively participate during the conference.

4. The College will not compel face-to-face confrontation between the parties or participation in any particular form of informal resolution.

5. The informal resolution conference ends when a resolution has been reached or when the facilitator determines that further proceedings will not allow the parties to reach an agreement. Agreements reached in an informal resolution conference will be reduced to writing and signed by both parties. Such agreements are final and not subject to appeal.

F. Complaint Resolution Hearing

A complaint resolution hearing is Rhodes’ disciplinary proceeding through which one or more decision-maker(s), through a live hearing, evaluates evidence related to a complaint to determine whether a Respondent is responsible or not responsible for a violation of this Policy, based on the
criteria of “a preponderance of evidence.” Under this standard, the burden of proof is met and a Respondent may be found responsible for a Policy violation if the decision-maker(s) determines that it is more likely than not that the Respondent committed the violation. If the Respondent is found in violation of the Policy, the Respondent may be subjected to disciplinary action.

1. **Decision-maker(s)**

The decision-maker(s) will be selected by the Title IX Coordinator and may vary based on the enrollment or employment status of the Respondent:

1. **Student and staff respondent cases** will typically be heard by a hearing board consisting of three faculty and/or staff members. A chair will be chosen to confer with the Title IX Coordinator concerning procedures and evidence related to the hearing.

2. **Non-tenured faculty respondent cases** will typically be heard by the Faculty Governance Committee.

3. **Tenured faculty respondent cases** will typically be heard by the Faculty Governance Committee or the Faculty Committee on Appeals consistent with Section X of the Faculty Handbook, as modified for Title IX compliance.

Decision-makers must have had no prior involvement in the case and be free of conflicts of interest and bias for or against either the Complainant or Respondent. Decision-makers will receive regular training on how to conduct a fair and impartial hearing. Neither the Title IX Coordinator nor the Investigator can be a decision-maker.

The Title IX Coordinator will identify the decision-maker(s) at least five (5) days prior to the hearing date. Either party may challenge the selection on the grounds of conflict of interest or bias by submitting their objection in writing to the Title IX coordinator no less than two (2) days prior to the hearing date stating the basis for their objection. The Title IX Coordinator has sole discretion to keep or replace a decision-maker, and may postpone the hearing to allow for a replacement decision-maker, if necessary.

2. **Pre-Hearing Procedures**

The parties will be provided notice of the date, time and location of the hearing. At least ten (10) days prior to a hearing, both parties and the decision-maker(s) will be provided access to a hearing packet containing the investigation report, supporting evidence, and other information about the hearing. The packet may not be copied and must be returned at the end of the hearing because it will typically contain other parties’ confidential and FERPA-protected information. Receipt of the hearing package will be conditioned upon each recipient’s agreement not to re-disclose or use outside of the hearing other people’s confidential information learned as a result of the investigation or hearing.

At least five (5) days’ prior to the hearing, the parties must give the Title IX Coordinator and the other party a list of expected attendees (including any advisor) and their expected witnesses (including themselves), in order of appearance. Witnesses expected to testify only to the good character of a party will not be permitted. The parties will not be strictly bound to their lists, but they should be made in good faith.
Typically, the parties will be responsible for choosing and supplying their own witnesses to the hearing. When necessary for the pursuit of truth and to gather evidence sufficient to reach a determination, the decision-maker(s) may request the Title IX Coordinator to arrange for the availability of other witnesses after the witness lists have been submitted; recognizing, however, that Rhodes cannot compel any witness to attend. Such additional witnesses will be disclosed to the parties in advance of the hearing.

The Title IX Coordinator, in consultation with the decision-maker, shall have discretion to exclude witnesses based on investigation results that show their expected testimony is not relevant to the facts at issue in the hearing. The parties may object to such a determination, but the Title IX Coordinator shall have ultimate discretion on this issue.

3. Conduct of Hearing

At the live hearing, the decision-maker(s) will permit each party’s advisor to ask the other party and any witnesses all relevant questions and follow-up questions, including those challenging credibility. Such cross-examination must be conducted directly, orally, and in real time by the party’s advisor, never by the party personally. At the request of either party, the hearing will be conducted with the parties located in separate rooms with technology enabling the decision-maker(s) and parties to simultaneously see and hear the party or the witness answering questions. Live hearings may be conducted with all parties physically present in the same geographic location or, at Rhodes’ discretion, any or all parties, witnesses, and other participants may appear virtually, with technology enabling participants to simultaneously see and hear each other.

At the start of the hearing, each party will have the option to provide an opening statement, summarizing their position. The Investigator will then present the investigation report and be available for questioning by the decision-maker(s) and the parties’ advisors.

Each party will then be permitted to call their own witnesses, including themselves. Witnesses will be asked to affirm adherence to the Honor Code, if applicable. Prospective witnesses, other than the Complainant and the Respondent, may be sequestered, i.e., excluded from the hearing during the statements of the Investigator and other witnesses, at the request of any party.

The decision-maker(s) and the parties, acting through their advisors, will have an opportunity to question witnesses who appear at the hearing. Any person who offers testimony at the hearing must remain available to answer questions from the decision-maker(s) and both parties’ advisors. Typically, the decision-maker(s) will ask questions first, then permit the questions of the advisor of the party whose witness it is, then the questions of the advisor of the other party.

All hearings will be recorded and closed to the public. Attendance at the hearing by those other than the parties, their witnesses, their supporters and their advisors, will be at the discretion of the decision-maker(s). Any person who engages in disruptive behavior may be removed at the discretion of the decision-maker(s). The recording of the hearing and/or a transcript will be made available to the parties upon request.
4. **Rules Governing Proof**

At the hearing, all relevant evidence will be objectively evaluated. Relevant evidence is any evidence that tends to make the allegations at issue more or less likely to be true. Credibility determinations will not be made on the basis of a person’s status as a complainant, respondent, or witness.

The decision-maker(s) will be responsible for ensuring in advance that each question asked by one party’s advisor to the other party is fair and relevant. Questions that seek to elicit solely character evidence or have the effect of impermissibly badgering or harassing the witness will not be permitted. If a question is not permitted, the decision-maker(s) will provide the parties with the basis for that decision.

Questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior are not relevant, unless the questions and evidence are offered to prove that someone other than the Respondent committed the conduct alleged, or are concerning specific incidents with the Respondent that are offered to prove consent. If the Respondent is found in violation of the Policy, any previous discipline for sexual misconduct received by Respondent may be subject to inquiry by the decision-maker(s) only in connection with determining potential sanctions.

The standard of evidence to determine responsibility in hearings under this Policy is the preponderance of the evidence standard, which means that, based on the evidence presented, it is more likely than not that the Respondent is responsible for a violation of Title IX. The Respondent is presumed not responsible and can be found responsible only if the evidence preponderates in favor of a finding of responsibility.

Legal rules of evidence or criminal or civil procedure are not binding on the decision-maker(s) at complaint resolution hearings, but may inform the decision to include or exclude or give proper weight to evidence in order to insure the fundamental fairness of the process.

Introduction of the medical records of any person will not be permitted unless the person whose records are sought to be introduced voluntarily agrees in writing that they may be introduced. No medical records may be introduced at the hearing, regardless of consent, unless they are (1) complete; (2) introduced and explained by a health care professional with knowledge of the underlying facts; (3) previously provided to the Investigator prior to the completion of the final investigation report.

The decision-maker(s) may, in their discretion, exclude or grant lesser weight to last-minute information or evidence introduced at the hearing that was not previously presented for investigation by the Investigator or not provided to the other party in sufficient time for that party to adequately address that information at the hearing.

The decision-maker(s) may rely, if relevant, on a statement of a party or a witness even if that party or witness is not present for the hearing or does not submit to questioning. The decision-maker(s) may not draw an inference for or against a party or witness solely based on their absence from the hearing or refusal to answer questions.
At the conclusion of the hearing, the Investigator may give a closing statement and each party will have an opportunity to provide a closing statement at their discretion.

5. Deliberations and Written Decision

All parties, the witnesses and the public will be excluded during the decision-maker(s) deliberations, which will not be recorded or transcribed. The Title IX Coordinator and the Investigator will not participate in the deliberations of the decision-maker(s) in determining responsibility.

In all cases, the decision-maker(s) must consider evidence presented by the Complainant, the Respondent, the Investigator and/or others and determine by a preponderance of the evidence whether a violation of the Policy occurred and impose sanctions, if any.

The decision-maker(s) will issue a written determination regarding responsibility to the parties simultaneously. The written determination will include:

1. Identification of the allegations potentially constituting sexual harassment;

2. A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held;

3. Findings of fact supporting the determination;

4. Conclusions regarding the application of the Title IX Policy to the facts;

5. A statement of, and rationale for, the result as to each allegation, including:
   a. A determination regarding responsibility;
   b. Any disciplinary sanctions to be imposed; and
   c. Whether remedies designed to restore or preserve equal access to Rhodes’ education program or activity will be provided by Rhodes to the Complainant (but not the details of such measures unless necessary to carry them out).

6. The College’s procedures and permissible bases for the Complainant and Respondent to appeal.

The decision-maker(s) will use best efforts to issue the written determination regarding responsibility within fourteen (14) days after the hearing. The determination will be issued simultaneously to the parties. Either party may appeal the determination by filing a written appeal, as described below, within ten (10) days after receipt of the determination regarding responsibility. If no appeal is filed, the determination regarding responsibility becomes final ten (10) days from the date of delivery to the parties.
The Title IX Coordinator will be authorized to stay sanctions pending appeal and/or make further accommodations, including supportive measures, that are consistent with the determination.

7. Sanctions

When determining sanctions for a Respondent found in violation of the Policy, the following criteria may be considered, among other factors:

1. The nature, circumstances, and severity of the violation(s);
2. The College’s responsibility to ensure the effectiveness of behavioral standards for the Rhodes community;
3. The impact of the violation(s) on the Complainant and the community, protection of the College community and the risk that a Respondent may create a hostile and intimidating environment;
4. The requests of the Complainant;
5. The level of cooperation and/or honesty of the Respondent, or lack thereof, during the disciplinary processes;
6. Any official college report including, but not limited to, prior disciplinary records, criminal records if known, or other official information, the relevance of which will be determined by the decision-maker(s);
7. Whether other judicial measures have been taken to protect the Complainant or discipline the Respondent (e.g., civil protection orders); and
8. The housing and course enrollment pattern of the Complainant, giving due regard to the principle that a student found responsible for sexual harassment under the Policy should bear the burden of accommodating the Complainant and not the reverse.

After taking into account the above considerations, the decision-maker(s) will determine the sanctions for a Respondent found in violation of the Title IX Policy. One or more of the following sanctions may be imposed upon any student found in violation of the Policy:

1. Warning: A formal letter to be placed in a student’s record warning the student that any further violations of the Title IX Policy or other violation of institutional policies will lead to more severe consequences, including suspension or expulsion;
2. Loss of Privileges: Denial of specified privileges for a designated period of time;
3. Required training or education: Attending or participating in a required number, determined by the decision-maker(s), of educational and/or awareness programs relating to the Policy violation, and providing evidence of engaging in the programs;
4. Fines: Previously established and published fines may be imposed;

5. Restitution: Compensation for loss, damage, or injury. This may take the form of appropriate service and/or monetary or material replacement;

6. Discretionary Sanctions: Work assignments, service to the College or community, education, referral to counseling, required behavioral assessment, or other related discretionary assignments;

7. Residence Hall Suspension: Separation of the student from the residence halls for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified;

8. Residence Hall Expulsion: Permanent separation of the student from the residence halls;

9. Disciplinary Probation: A period of time in which the student is placed on notice that any further violation of institutional regulations will likely lead to more severe disciplinary sanctions, including suspension or expulsion, if the student is found to violate any institutional regulations during the probationary period. Students can be placed on disciplinary or housing probation. A student on disciplinary probation is considered to be not in good social standing with the College;

10. College Suspension: Separation of the student from Rhodes College for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified; or

11. College Expulsion: Permanent separation of the student from Rhodes College. Pursuant to Rhodes’ academic criteria, expulsion may occur at any time before a diploma is awarded.

The following sanctions may be imposed upon any employee found in violation of the Policy:

1. Warning: A formal letter to be placed in an employee’s personnel file warning the employee that any further violations of the Title IX Policy or other violation of institutional policies will lead to more severe consequences, including suspension or termination of employment;

2. Required training or education: Attending or participating in a required number, determined by the decision-maker(s), of educational and/or awareness programs relating to the Policy violation, and providing evidence of engaging in the programs;

3. Loss of pay increase: The employee would be ineligible for an annual merit or cost-of-living increase for the year in which the violation occurred;

4. Suspension of employment with or without pay; or
5.  Termination of employment.

G.  Appeals

Either Complainant or Respondent may appeal any dismissal of a formal complaint or determination of responsibility within ten (10) days of delivery of written notification of the dismissal or a determination. Such appeal must be in writing and can only be raised on one or more of the following grounds:

1.  A procedural irregularity that could have affected the outcome of the matter;

2.  New evidence that (i) was not reasonably available to the appealing party at the time of the dismissal or determination, and (ii) could have affected the outcome of the matter; or

3.  The Title IX Coordinator, Investigator, or decision-maker(s) had a conflict of interest or bias for or against Complainants or Respondents generally or the individual Complainant or Respondent that affected the outcome of the matter.

The notice of appeal must specifically describe the facts or evidence upon which the appeal is based and how it allegedly affected the outcome. The notice of appeal will be provided promptly to the other party, who may, within ten (10) days of receipt of the notice of appeal, file a written response. The appeal will be reviewed and determined by an Appeals Board,² members of which shall not be the Title IX Coordinator, the Investigator or the decision-maker(s) who reached the determination of responsibility or decision for dismissal, and shall be free of bias or conflict of interest. The Appeals Board’s decision will be based on a preponderance of the evidence. The Appeals Board will issue a written decision describing the result of the appeal and the rationale for the result. Appeals Board decisions are final and not subject to further review.

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² For cases involving tenured faculty, any appeal will be to the Rhodes College Board of Trustees consistent with Section X of the Faculty Handbook, as modified to comply with Title IX.
APPENDIX A

Supplemental Sexual Misconduct Policy

The Supplemental Sexual Misconduct Policy covers the following circumstances:

1. Where there has been a report of sexual harassment involving a Rhodes student occurring off campus.

2. Where a former student or employee reports sexual harassment or sexual misconduct occurring while the former student or employee attended or worked at Rhodes;

3. Where there has been a report of sexual harassment involving a Rhodes student in a study abroad program outside the United States.

4. Where the reported conduct does not satisfy the definition of sexual harassment under Title IX but could satisfy the definition of sexual misconduct.

Reports of conduct covered by this Supplemental Policy may be made in the same manner outlined in Section XIII of the Title IX Policy, and are subject to Sections IV, V, VI and VII of the Title IX Policy. Supportive measures will be offered in the same manner as described in Section IX.A. of the Title IX policy.

Reports of conduct covered by this Supplemental Policy will be investigated by Rhodes or by an outside investigator retained by Rhodes. All investigations will be prompt, thorough and confidential to the extent practicable. After an investigation is completed, the Title IX Coordinator may address the report by one of the following methods, depending on the facts and circumstances of each case:

1. Administrative resolution by the Title IX Coordinator or other appropriate Rhodes official;

2. Informal resolution if agreed to in writing by both parties (not available when the respondent is an employee); or

3. A hearing conducted by one of the decision-maker(s) described in Section X.F.1. of the Title IX Policy using modified hearing procedures.

Sanctions for a person found responsible for conduct covered by this Supplemental Policy are the same as those outlined in Section X.F.6. of the Title IX Policy. Appeal rights are the same as those outlined in Section X.G. of the Title IX policy.

Definitions

Sexual misconduct: conduct involving a Rhodes student that is sexually-based but does not meet the definition of sexual harassment under Title IX. Examples include sexual exploitation (defined below) and other verbal or physical conduct of a sexual nature that is unwelcome and has the effect of unreasonably interfering with the ability of the person to whom the conduct is directed to enjoy
the benefits of attending Rhodes. Conduct that may meet the definition of sexual harassment but occurs outside of Rhodes’ Title IX jurisdiction (such as off campus or in a study abroad program) will also be treated as sexual misconduct.

*Sexual exploitation:* occurs when a person takes non-consensual sexual advantage of another for their own advantage or benefit, or the benefit of anyone other than the one being exploited. Examples of sexual exploitation include, but are not limited to:

a. Non-consensual video or audio recording of sexual activity or other private activity, even if that activity occurs in a public or semi-public place;

b. Non-consensual dissemination of video, photographs, or audio of sexual activity or other private activity, including dissemination by a third party or a person not involved in the original conduct;

c. Exceeding the boundaries of consent (such as permitting others to hide in a closet and observe consensual sexual activity, falsely representing that a condom is being used, videotaping of a person using a bathroom or engaging in other private activities);

d. Engaging in voyeurism, exposing one’s breasts, buttocks, or genitals in a non-consensual circumstance or inducing another to expose their breasts, buttocks, or genitals without affirmative consent;

e. Prostituting another person;

f. Engaging in consensual sexual activity with another person while knowingly infected with human immunodeficiency virus (HIV) or other sexually transmitted disease or infection (STD or STI) and without informing the other person of such disease or infection; and

g. Sexually-based bullying.

**Academics at Rhodes**

**Academic Policies**

**Class Attendance Policy**

Rhodes, as a residential college of the liberal arts and sciences, considers interactive engagement with other students and the professor, in a structured setting, to be one of the essential and central components of the academic program. Students enrolled at the institution make a commitment to participate fully in their education, which includes attending class.

Monday-Wednesday-Friday classes meet for a total of 42 times in a semester;
Tuesday-Thursday classes meet for a total of 28 times in a semester.
Missing three (3) MWF classes, or two (2) TuTh classes, is equivalent to one week’s work out of the 14 weeks of the semester; this is a significant amount of time. Absenteeism is not to be taken lightly.

Specific attendance policies are set by individual instructors, who state them in the course syllabus and during the first class session. Faculty should be mindful in setting attendance policies that college-sanctioned activities may require participating students to be off campus and consequently miss class. Additionally, some religious observances may cause participating students to miss class. Faculty are discouraged from penalizing students solely for such absence and should normally, at their discretion, accommodate such a student in, e.g., an alternate date for a test. It is, however, the student’s responsibility in undertaking college-sanctioned activities (e.g., varsity athletics, internships, and off-campus competitions connected with courses) to understand that their participation may come at the cost of absences from other courses or even forfeiting credit on certain assignments when making them up is not feasible.

Students are responsible for knowing the attendance policy in each of their courses, for obtaining and mastering material covered during an absence, and for determining, in consultation with the instructor, whether and under what conditions make-up work will be permitted. It is the student’s responsibility to address the issues related to missing a class whatever the reason for the absence. If, in accordance with the course policies, the instructor determines that excessive absences are jeopardizing a student’s ability to obtain a passing grade in the course, the instructor may make written request to the Office of Academic Affairs that the student be removed from the course with a grade of F. If a student is removed from two or more courses in the same semester for this reason, the student may be asked to withdraw from the College.

Grade Queries
Students have the right to initiate a discussion with their instructor to determine that the grade given is in fact correct. If a mistake has been made, the instructor changes the grade and, if it is necessary, requests the Office of Academic Affairs to change a grade that has been officially entered on a student’s final grade report. In the event that, after consulting with the instructor, the student is not satisfied that a grade has been assigned fairly, the student may write an explanation of why they believe the grade assigned is not justified. The student gives this statement to the instructor who may decide that the explanation warrants a reconsideration of the grade assigned. If the instructor decides not to change the assigned grade and discussion with the student does not result in the student’s agreement with this decision, the instructor will ask the department chair to review the procedures for determining grades in the course, the student’s request, and the instructor’s response to it. The faculty member provides a written statement to the department chair about why the original grade is valid.

Should the chair of the department determine that no lapse in procedure has occurred and that full attention has been given to the explanation by the instructor, the matter is closed. The chair of the department communicates this to the student and the instructor.

Should the chair of the department determine that the procedure was not properly followed or that additional attention to the explanation is warranted, the chair discusses the situation with the instructor. The chair may also obtain additional evaluations of the student’s work that promises a constructive response to instructor and the student. These evaluations will be requested from colleagues within the Faculty whose knowledge and expertise are appropriate to a review of the
student’s work. Having completed this additional evaluation, the chair’s determination about the grade closes the matter. The chair of the department communicates this to the student and the instructor.

Special Provisions:

- Time-limits: If the grade on a particular piece of work during a semester is questioned, the appeal for reconsideration must be made within four weeks of the receipt of the grade. The period of time during which appeals of final grades can be made expires at the end of the fourth week of the semester following the posting of the grade.
- Substitutes for the department chair: In the event that appeals for reconsideration of grades involves grades assigned by a chair of a department, then the procedure outlined here will be conducted by the senior member of the department, or the next senior member of the department in the event that the chair is the senior member.
- Claims of discrimination: The provisions outlined above are meant to apply to situations in which appeals for reconsideration of grades are made by students. There can be circumstances in which a student’s complaint involves a belief that they have been discriminated against because of the practices in managing a course. The Provost is the administrative officer to receive any such complaint. It may be that the Provost will ask that the general provisions above be followed in an investigation of possible discrimination.

Examinations

The Honor Code represents what the students, the faculty, and the administration believe to be the best environment for the pursuit of the College’s educational aims. All tests and examinations are conducted in accordance with the provisions of the Honor Code, and students are asked to indicate on their tests and final examinations that they have abided by the principles contained in the Honor Code. Students “pledge” that they have completed academic work in accordance with these principles, and will be asked for this pledge before a professor will accept academic work from students.

Classroom Conduct

Students are expected to conduct themselves as responsible learners. Classroom behavior should not detract from the learning environment. Each faculty member has the right to determine appropriate behavior for the classroom. Expectations might address behavior such as use of electronic devices, late arrivals or early departures, eating or sleeping.

In the classroom, disruptive behavior is behavior that hampers the ability of faculty to teach and students to learn. This can include, but is not limited to, interference with course instruction to the detriment of other students, disruption that attempts to stifle academic freedom of speech, failure to comply with the instructions or directives of the course instructor, or making falsified threats in an attempt to interfere with course instruction or other academic activities.

A student violating a professor’s classroom policy or individual instructions regarding classroom disruptions might be dismissed from the class for the day on which the disruption occurs, subject to a reduction of participation grade, and/or referred to the respective Department Chair.
Academic Advising

The mission of academic advising at Rhodes is to promote student learning. Each entering student is assigned a liberal arts academic advisor, who will function in that capacity until the student formally declares a major. This must be done prior to the registration period of the spring semester of the sophomore year. At that point, a faculty advisor from the major department is assigned to or selected by the student. Assisted by the academic advisor, the student learns:

- To understand the nature of a liberal arts education
- To assess their strengths and weaknesses
- To formulate educational and career goals
- To plan a course of action to achieve those goals

I. Guidelines for the Student Advisee

1. Realize that final responsibility for meeting Degree or Foundation Requirements rests with the student.
2. Prepare adequately for each advising session.
3. Make preliminary course selections prior to registration advising appointments.
4. With the assistance of the advisor and Career Services, clarify personal values, abilities, interests, and goals.
5. Become knowledgeable about and observe institutional policies, procedures, and requirements. This requires a careful reading of the College Catalogue.
6. Contact and make an appointment with the advisor when in need of assistance or when required. If the student finds it impossible to keep the appointment, notify the advisor before the scheduled appointment.
7. Maintain a personal advising folder and take it to every advising appointment. Documents placed in this folder might include grade reports, declaration of major forms, course plan, and other documents related to the student’s academic record.
8. Follow through on actions identified during each advising session.
9. Keep the advisor informed about academic achievements, difficulties, and other factors that could influence the student’s academic career.
10. Declare a major no later than the spring semester of the sophomore year and choose a new advisor if necessary.
11. Evaluate the advising system, when requested, in order to strengthen the advising process.
12. Accept final responsibility for all decisions.

Student Travel Policy

Rhodes strongly encourages its students, faculty and staff who are contemplating travel abroad for educational or other purposes to plan well in advance and to take precautions to ensure a safe trip. All travelers should familiarize themselves with political, health, crime, and other safety-related conditions prevailing in any country and specific locations within the country(ies) to be visited. A review of these conditions should be performed by viewing web-based information provided by the U.S. Department of State as well as information provided by various other cognizant agencies and governments.

Additionally, the College recommends that its students and their parents consult the insurance websites managed by Relation and Chubb, the insurance and travel emergency assistance providers engaged by Rhodes to support students who are traveling internationally. This site (https://4studenthealth.relationinsurance.com/plan/study-abroad-plan-2022-2023-11044/) provides up-to-date plan and claim information for Rhodes students, and this site (https://travelassistance.chubb.com/) provides access to emergency support and the Travel Intelligence Portal, a site providing real-time information about travel risks of many kinds.

The Rhodes College Travel Policy determines which countries and regions Rhodes College students may travel to for study, work or professional development as representatives of the College. All international student travel requires approval by the Buckman Center and Department Chairs in order for academic credit or financial support to be awarded. Failure to comply with all Rhodes College Travel Policies will result in the withholding of academic credit and/or financial support or reimbursement. Resources: US Dept. of State Travel Advisory Page and International SOS Travel Risk Interactive Map

Restricted Destinations Policy: Rhodes College will not support, finance or award credit for any travel to countries designated by the U.S. State Department as a Level 4 country. Level 3 countries are presumed to be off limits, but permission may be given under certain conditions, see below. Travel to Level 2 destinations will generally be approved by the Buckman Center after the proposing student or faculty member indicates they have reviewed the details of the travel warning and are willing to accept the risk (see below).

Approval
It is expected that approval will be granted for many proposals for travel, even to selected restricted destinations. The Buckman Center will review applications based on an assessment of the components of the proposal, i.e., the diligence of the proposal (level of strategic planning, level of vetting of vendors/partners/providers), the relevance of the purpose of the trip to the mission of the College, the experience and the perceived competence level of the applicants, and upon a more in-depth review of the particular destination and itinerary within the restricted country.

US State Department Advisory Levels and Approval Considerations

Level 4. No approval for travel to these destinations will be given.
Level 3. Approval may be given for proposals for travel to Level 3 destinations if:

1. No approval will be granted for student led group or individual students on independent study or internships.

2. No other of the following international travel advisories (Australia, Canada, Great Britain and New Zealand), advise against travel to the destination.

3. International SOS risk rating [https://www.travelriskmap.com/#/planner/locations](https://www.travelriskmap.com/#/planner/locations) is no higher than medium.

4. The itinerary must be limited to regions within the destination country for which the US State Department has indicated that the risk is lower than that for the overall risk of the country and International SOS has indicated that the risk is no greater than medium.

5. The itinerary has been reviewed and approved by our Risk analysis consultants, Lodestone International.

6. The application demonstrates competence and due diligence including an understanding of the hazards and the implementation of risk mitigation strategies as demonstrated by a signed waiver.

7. The applicants agree to any additional requirements, e.g., Buckman Center requested changes in itinerary, the carrying of satellite communication devices, an agreement that no itinerary changes will be made once the program begins without permission and any additional vetting or addition of personnel deemed necessary.

8. Approval may be made for students studying abroad with a well known internationally based third party provider who is willing to indemnify Rhodes College if all points 1 – 3 are true.

Level 2. Approval may be given for proposals for travel to Level 2 destinations if:

1. Approval may be granted for student led groups or individual students on independent study or internships if the International SOS risk rating is Low or Insignificant.

2. International SOS risk rating is no higher than medium.

3. The itinerary must be limited to regions within the destination country for which the US State Department has indicated that the risk is no greater than that for the overall risk of the country and International SOS has indicated that the risk is no greater than medium.

4. The application demonstrates competence and due diligence including an understanding of the hazards and the implementation of risk mitigation strategies.
5. The applicants agree to any additional requirements, e.g., requested changes in itinerary, the carrying of satellite communication devices, an agreement that no itinerary changes will be made once the program begins without Buckman Center permission and any additional vetting or addition of personnel deemed necessary.

6. Approval may be given for students studying abroad with a well known internationally based third party provider if the itinerary does not venture into any area for which the International SOS risk rating is higher than Medium.

Level 1. No additional considerations. Rhodes College reserves the right to withhold or give approval and support if the US State Department Advisory designation is significantly inconsistent with International SOS’ risk rating.

Student Rights under the Family Education Rights and Privacy Act (FERPA)

The Family Education Rights and Privacy Act (FERPA) affords eligible students certain rights with respect to their education records. (An “eligible student” under FERPA is a student who attends a postsecondary institution regardless of age.) Students who have questions or concerns about FERPA should contact the Office of the Registrar. FERPA rights include:

1. The right to inspect and review the student's education records within 45 days after the day Rhodes College (“School”) receives a request for access.

A student should submit to the registrar a written request that identifies the record(s) the student wishes to inspect. The registrar will make arrangements for access and notify the student of the time and place where the records may be inspected.

2. The right to request the amendment of the student’s education records that the student believes is inaccurate, misleading, or otherwise in violation of the student’s privacy rights under FERPA. A student who wishes to ask the College to amend a record should write the official responsible for the record, clearly identify the part of the record the student wants changed, and specify why it should be changed.

If the school decides not to amend the record as requested, the school will notify the student in writing of the decision and the student’s right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the student when notified of the right to a hearing.

3. The right to provide written consent before the university discloses personally identifiable information (“PII”) from the student's education records, except to the extent that FERPA authorizes disclosure without consent.
Circumstances in which the College may disclose education records without a student’s prior written consent include:

- To Rhodes College officials, including teachers and persons in an administrative, supervisory, academic, research or support staff positions (including Campus Safety and the Counseling Center), whom the College has determined to have legitimate educational interests. This includes contractors, consultants, volunteers, students, attorneys, auditors, collection agents, or other parties to whom the school has outsourced institutional services or functions and who work under the control of the College with regard to personally identifiable information from education records protected by FERPA. A College official has a legitimate educational interest if the official needs to review an education record in order to fulfill their professional responsibilities for Rhodes College.
- To officials of another school where the student seeks or intends to enroll, or where the student is already enrolled if the disclosure is for purposes related to the student’s enrollment or transfer.
- To authorized representatives of the U. S. Comptroller General, the U. S. Attorney General, the U.S. Secretary of Education, or State and local educational authorities, such as a State postsecondary authority that is responsible for supervising the university’s State-supported education programs. Disclosures under this provision may be made in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf.
- In connection with financial aid for which the student has applied or which the student has received, if the information is necessary to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid. To organizations conducting studies for, or on behalf of, the school, in order to: (a) develop, validate, or administer predictive tests; (b) administer student aid programs; or (c) improve instruction.
- To accrediting organizations to carry out their accrediting functions.
- To comply with a judicial order or lawfully issued subpoena.
- To appropriate officials in connection with a health or safety emergency.
- Information the school has designated as “directory information.” Rhodes College has designated the following items to be directory information: student’s name, parents’ names, campus and home addresses and telephone numbers, cellular phone numbers, dates of attendance, photograph, year of graduation, degrees and honors awarded or expected, academic major, email address, and faculty advisor.
- To a victim of an alleged perpetrator of a crime of violence or a non-forcible sex offense.
- The disclosure may only include the final results of the disciplinary proceeding with respect to that alleged crime or offense, regardless of the finding.
- To the general public, the final results of a disciplinary proceeding, if the school determines the student is an alleged perpetrator of a crime of violence or non-forcible sex offense and the student has committed a violation of the school’s rules or policies with respect to the allegation made against him or her.
• To parents of a student regarding the student’s violation of any Federal, State, or local law, or of any rule or policy of the school, governing the use or possession of alcohol or a controlled substance if the school determines the student committed a disciplinary violation and the student is under the age of 21.

4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by Rhodes College to comply with the requirements of FERPA.

If a student wishes to file a complaint alleging a violation of FERPA by Rhodes College, they should contact the following agency:

Family Policy Compliance Office  
U.S. Department of Education  
400 Maryland Avenue, SW  
Washington, DC 20202  
1-800-USA-LEARN

For further information concerning a student’s federal privacy rights, the federal regulations implementing FERPA can be found at 34 CFR Part 99.

**Student Accessibility Services**

The Office of Student Accessibility Services (SAS) provides assistance to students with disabilities in the form of accommodations, advising, and referral services so they may have equal access to the academic and non-academic programs at Rhodes and participate fully in all aspects of student life. For more information see [https://www.rhodes.edu/student-life/services-support/student-accessibility-services](https://www.rhodes.edu/student-life/services-support/student-accessibility-services).

**Campus Policies**

**BCLC and Alburty Pool**

**Authorized Users**

1. Students, faculty, and staff may use the Bryan Campus Life Center (BCLC) upon presentation of a valid Lynx Card or BCLC I.D. card.

2. Faculty and staff may obtain a BCLC I.D. card for their spouses and dependent children by contacting the Facility Coordinator. Children age 14 and younger must be accompanied by a parent or legal guardian at all times, and thus will not be issued ID cards. Children 14 and younger are not permitted in the Fitness Room at any time.
The Alburty Swimming Pool is to be used only during posted hours of operation when pool staff is present. Unauthorized use will minimally result in a $100 per person fine, and is a punishable trespassing offense. Violators may be prosecuted.

Animals on Campus Policy

This Animals on Campus Policy applies to all animals on campus, including pets, emotional support animals, and service animals, and pertains to students, faculty, staff, and visitors.

Definitions:

Pets A pet is an animal kept for ordinary use and companionship. A pet is not considered a service animal or emotional support animal.

Service Animals A service animal is defined as any dog that is individually trained to do work or perform tasks for the benefit of an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability. Other species of animals, whether wild or domestic, trained or untrained, are not service animals for purposes of this policy. Service animals may assist by guiding individuals with vision impairments, alerting individuals with hearing impairments to sounds, assisting individuals with mobility impairments, or performing other specific tasks. Reasonable modifications may be allowed for a person with a disability to use a miniature horse if the animal has been trained to do work or perform tasks for the individual.

Work or tasks performed by a service animal must be directly related to the individual’s disability. Examples of work or tasks include, but are not limited to, assisting individuals who are blind or have low vision with navigation and other tasks, alerting individuals who are deaf or hard of hearing to the presence of people or sounds, providing non-violent protection or rescue work, pulling a wheelchair, assisting an individual during a seizure, alerting individuals to the presence of allergens, retrieving items such as medicine or a telephone, providing physical support and assistance with balance and stability to individuals with mobility disabilities, and helping persons with psychiatric and neurological disabilities by preventing or interrupting impulsive or destructive behaviors.

Emotional Support Animals An emotional support animal, also referred to as a comfort animal, is defined as any animal, the use of which is supported by a qualified physician, psychiatrist, or other mental health professional, based on a disability-related need. Emotional support animals do not have to be trained to perform any particular task.

Pet Policy

Fish (in tanks with maximum capacity of ten gallons) are the only pets which may be kept in student rooms with the permission of roommates. The only exceptions are approved service or Emotional Support animals. Violators of these policies regarding pets will be fined a minimum of $100.00 for each infraction. Exceptions will not be made for any temporary keeping of pets.

Guests or commuter students are required to keep pets on leashes while on campus and are
responsible for cleaning up after the pet. Pets should not be taken inside Residence Halls.

Additionally, pets are not allowed into campus buildings or structures or into any areas that serve food and/or beverages.

**Service Animal Policy**

Rhodes allows service animals to accompany visitors with disabilities in all areas where members of the public are allowed to go. Service animals are allowed in any area, unless the presence of the service animal poses a direct threat, or the service animal’s presence would require a fundamental alteration in the facility’s practices, policies, or procedures.

Rhodes does not impose breed or size restrictions on service animals. Students with qualifying animals are not exempted from responsibility for damage caused by the animal, above and beyond the normal wear and tear a human might reasonably cause.

Students must make a request for disability-related reasonable accommodation with the Office for Student Accessibility Services in order for their service animals to be allowed in the classroom, places where food is served, and student housing. An owner/handler may have more than one service animal, but each animal should have a specific purpose which can be identified.

If the student represents that the animal is a service animal, he or she does not have to provide documentation or other proof that the animal has been certified or licensed as a service animal; conversely providing such a certificate, without more, will not qualify an animal as a service animal. Rhodes may ask the owner, (1) if the animal is required because of a disability and (2) what work or task the animal has been trained to perform, unless it is readily apparent that the animal is trained to do work or perform tasks for an individual with a disability (e.g. the dog is observed guiding an individual who is blind). Failure to provide satisfactory answers to these questions may result in restrictions on where the animal can go.

A service animal is required to be under the control of its owner/handler, and shall have a harness, leash, or other tether, unless the owner/handler is unable to use such tether because of a disability, or the use of such tether would interfere with the service animal’s safe, effective performance of work, in which case the service animal must still otherwise be under the handler’s control (e.g. voice control, signals, or other effective means).

Rhodes is not responsible for the care or supervision of a service animal. It is the responsibility of the owner/handler to provide food, water, and other necessary care or to make such arrangements through accompanying persons.

**Emotional Support Animal Policy**

Students wishing to bring an emotional support animal on campus must receive advance approval from the Office of Student Accessibility Services before bringing the animal on campus. In order for an animal to qualify as an emotional support animal, the student must provide a certificate from a licensed mental health professional stating that the animal’s presence is necessary for the
student’s emotional health. While animals other than dogs will be considered, Rhodes is under no obligation to permit an animal that is dangerous, disruptive, or requires special environmental conditions to be brought onto campus as emotional support animals.

Emotional support animals on campus grounds are to be properly leashed by the owner/handler at all times or will be subject to removal. The owner/handler is responsible for cleaning up after the emotional support animal. Emotional support animals are not allowed into campus buildings or structures or into any areas that serve food and/or beverages.

With prior approval from Rhodes, students may bring an emotional support animal into previously agreed-upon campus buildings or structures as a reasonable accommodation for a disability-related accommodation request.

Rhodes does not impose breed or size restrictions on emotional support animals. Students with qualifying animals are not exempted from responsibility for damage and/or cleaning expenses caused by the animal, above and beyond the normal wear and tear a human might reasonably cause.

An emotional support animal is required to be under the control of its owner/handler, and shall have a harness, leash, or other tether or a pet carrier. Emotional support animals may not be transported on campus in purses, tote bags, briefcases or backpacks.

Rhodes is not responsible for the care or supervision of an emotional support animal. It is the responsibility of the owner/handler to provide food, water, and other necessary care or to make such arrangements through accompanying persons.

**Dog Guides in Training**

Rhodes allows dog guides in training on campus, provided that the dog guide in training is led or accompanied by a dog guide trainer, is wearing a harness, and held on a leash by the dog guide trainer. Additionally, the dog guide trainer shall first present for inspection credentials issued by an accredited school for training dog guides.

Dog guides in training are generally subject to the same rules under this policy as service animals. However, dog guides in training are not allowed in student housing and may not be the subject of a request for reasonable accommodation.

**Service and Emotional Support Animal Exceptions:**

Rhodes may deny a service animal or emotional support animal access to its premises or ask an individual with a disability to remove a service animal from the premises, including a service animal approved to live in campus housing as discussed further below, if one of the following situations exists:

1. The animal is not under the control of the handler, and such individual does not take effective action to control the animal within a reasonable period of time under the circumstances.
2. The animal is not housebroken. For purposes of this policy, “housebroken” means that the animal is trained to relieve its waste in an outdoor area or, if the animal cannot be taken outdoors through reasonable efforts by its handler, then in some designated indoor area that does not pose a sanitation risk to any persons on Rhodes premises.

3. The animal otherwise poses a risk to the health or safety of people or other service animals. In determining whether an animal poses a risk to the health or safety of people or other service or emotional support animals, Rhodes will make an individualized assessment based on objective indications to ascertain the severity of the risk. Such indications include but are not limited to:

   1. External signs of aggression, such as growling, biting or snapping, baring its teeth, or lunging; or

   2. External signs of parasites on the service animal (e.g. fleas, ticks), or other external signs of disease or bad health (e.g. diarrhea or vomiting).

Animals in the Classroom:

Animals other than service and emotional support animals are generally prohibited in the classroom. Students seeking to bring a service animal or emotional support animal into the classroom must seek prior written approval through a disability-related request for reasonable accommodation. Rhodes will consider such requests related to service animals and emotional support animals on a case-by-case basis.

Animals and Campus Housing:

Under the Fair Housing Act ("FHA"), Rhodes is required to make reasonable accommodations to allow service animals and emotional support animals to live with a student with a documented disability or disabilities. Such animals must have reasonable access to an area for animal exercise and waste. It is the responsibility of the owner/ handler to provide food, water, and other necessary care for their animal.

A student requesting to keep a service animal or emotional support animal in campus housing must make a formal request to the Office of Student Accessibility Services, 901-843-3815. For emotional support animals, the student must also submit an Emotional Support Animal Verification Form signed by a licensed mental health professional who has observed the animal and the owner personally. On-line certificates will not be accepted.

In order for an animal to be considered for approval, there must be a link between the animal and a documented disability. Emotional distress resulting from having to give up an animal because of a "no pets" policy does not qualify a person for an accommodation under federal law.

Requests must be made in a timely manner. Incoming students requesting to have a service animal or emotional support animal in campus housing should submit their request and supporting documentation, if required, to Student Accessibility Services by June 1 for review and
determination before the beginning of fall semester and by November 1 before the beginning of spring semester. Returning students should submit paperwork by March 1.

Student Accessibility Services reviews each request on a case-by-case basis. If the request is approved, the student requesting that a service animal or emotional support animal be housed in campus housing will meet with carefully review and complete the Service and Emotional Support Animals in Student Campus Housing. If the student is dissatisfied with the determination of their accommodation request and/or has new information or concerns, the student will have the opportunity to request reconsideration.

The owner must notify Student Accessibility Services and Residence Life in writing if their service animal or emotional support animal is no longer needed or is no longer in residence. The owner must file a new request in order to replace a service animal or emotional support animal. Residence Life reserves the right to relocate the owner and approved animal as necessary according to the housing contract. The owner agrees to continue to abide by all other residential policies.

Emotional support animals must be contained within the privately assigned residential area (room, suite, or apartment) at all times, except when transported outside the private residential area in an animal carrier or controlled by leash or harness. When outside the residence, the owner of an emotional support animal shall carry proof that the animal has been approved by Rhodes as a reasonable accommodation.

All roommates or suitmates of the owner must sign an agreement allowing the service animal or emotional support animal to be in the residence with them. In the event that one or more roommates or suitmates do not approve, either the owner and the animal or the non-approving roommates or suitmates, as determined by Residence Life, may be moved to a different location.

The animal must be immunized against diseases common to that type of animal, in accordance with local ordinances and regulations. Further, the animal must comply with local licensing requirements. Animals to be housed in campus housing must have an annual clean bill of health from a licensed veterinarian. Documentation can be proof of vaccination for the animal or a veterinarian's statement regarding the animal's health. The college has authority to direct that the animal receive veterinary attention.

The owner's residence may be inspected for fleas, ticks, or other pests as needed. Residence Life will schedule the inspection. If fleas, ticks, or other pests are detected through inspection, the residence will be treated using approved fumigation methods by a college approved pest control service. The owner will be billed for the expense of any pest treatment above and beyond standard pest management in the residence halls.

Animals approved to live in campus housing may not be left overnight in campus housing to be care for by another student other than the owner. Animals must be taken with the owner if they leave campus at any time.

Rhodes may deny approval of a service animal or emotional support animal as a reasonable accommodation and/or remove a service animal or emotional support animal from campus housing.
if, based upon an individualized assessment: (1) the animal in question poses a direct threat to the health or safety of others that cannot be reduced or eliminated by another reasonable accommodation, or (2) the specific animal in question would cause substantial physical damage to the property of others that cannot be reduced or eliminated by another reasonable accommodation.

An animal removal determination will be made by Student Accessibility Services in consultation with Residence Life, the student resident, and other parties as appropriate. Any removal of a previously approved animal may be appealed to the Vice President of Student Life, as outlined in the Student Accessibility Services Procedures. If a previously approved animal is removed from campus premises for any reason, the owner is expected to fulfill their housing obligations for the remainder of the housing contract.

All questions regarding service and emotional support animals in campus housing should be directed to Student Accessibility Services at 901-843-3815 or butlerm@rhodes.edu.

**Building Access Control**

Students may need access to certain academic and administrative areas in pursuit of their studies or work-study duties outside normal working hours or when those in control of the area are not present. If time authorization limits are not indicated on the access request, it will be assumed that access is limited to that building’s regular business hours. Otherwise, if time limits are not indicated, access after regular business hours will not be granted.

At the same time, the College has the duty and responsibility to ensure that those utilizing its facilities work and study in a safe, secure environment, and that their property and that of the College is safeguarded.

In an effort to both increase security and decrease access time, selected locations have been designated to be equipped with combination type locking devices. This will allow the competent authority of that area to issue access authority independently of Campus Safety by releasing combination code to those authorized to have access. Those locations include:

- Clough Hall rooms 111, 312, 319, and 206;
- Hassell Hall (Music Library);
- King Hall (Phon-A-Thon Room);
- Ohlendorf Hall room 421 (SUN Lab);
- McCoy Theatre (Costume Room);
- The Payton Nalle Rhodes, Tower, room 326 (Lab); and
- BCLC locker rooms and other locations.

All of the buildings above have one or more fob doors for 24-hour access to exterior doors.

Accordingly, the following procedure is prescribed for access to campus buildings:

**Access List**
When students need to get into an academic or administrative building under the conditions described above, they must request authorization from the appropriate departmental representative (i.e., the faculty or staff member who is responsible for the area). The departmental representative must forward written authorization to the Campus Safety Office, where it will be kept on file. Authorizations may also be transmitted via computer e-mail, but telephoned or verbal authorizations cannot be accepted. The access authorization should include the student’s name, the area to which access is to be granted, day and time restrictions (if any), and the duration of the authorization. Access authorizations will be assumed to be for the current academic term unless stated otherwise.

Keys to academic and administrative areas will not be issued to students.

**Access Procedure**

Persons who have been placed on the access list may personally appear at the Campus Safety Office to register and be admitted to the areas for which access is authorized. Alternatively, they may telephone Campus Safety and be met at the area/building by a representative of Campus Safety, if someone is available.

Persons granted access should notify Campus Safety when their business is completed, so that a record of occupancy may be maintained in the event of an emergency, and so that the area may be secured when it has been vacated.

Students working in an area when it is being secured at the end of the day must meet the requirements of the access control system in order to remain in the area. Persons who have gained access properly are not authorized to grant access to others. Any student not on the approved Access List will be required to leave the area.

**Restricted Access**

Certain areas such as the Writing Center, the Computer Labs, and the Language Center are restricted and not subject to access authorizations except by certain individuals responsible for their operation.

**On-Campus Solicitation**

College policy regarding on-campus solicitation prohibits door-to-door sales, sales meetings with groups, and, with very few exceptions, all of which must be approved by the Dean of Students, “setting up shop” on campus.

Salespeople may not meet with individual students on campus unless they have prearranged appointments. Because of past unpleasant experiences, members of the College community are advised to be wary of the following situations:
• Anyone who asks for money in exchange for a product or service which they claim is endorsed by or connected with Rhodes. (Excluded are tuition, room, board, books, and fundraising-related services which obviously are College sponsored.)

• Salespeople (particularly the very persistent ones) wanting names of students or permission to see students.

Critical Safety Communications

When a crime or other incident occurs that poses a threat to the campus community, Rhodes issues three types of Critical Communications:

a. Emergency Notifications

b. Timely Warnings

c. Campus Safety Alerts

Emergency Notification – A notification required by the Clery Act that is issued immediately upon confirmation of a significant and immediate emergency or dangerous situation occurring on or near campus that poses an immediate threat to the health or safety of members of the campus community. Examples include a natural disaster like a tornado, a chemical spill or other environmental disaster, or the presence of an active shooter on campus.

Most commonly, the College will use RhodesAlert, a mass notification system capable of delivering urgent message to multiple recipients, depending upon the situation and information available. (Example: Tornado warning for Rhodes College - go to the lowest interior area of the building. Avoid windows and doors). In addition to RhodesAlert, the College also uses an addressable outdoor warning system (siren/public address) for communicating during critical incidents.

Timely Warnings – an advisory required by the Clery Act that is issued about a Clery Act crime occurring within a Clery reportable location and representing a serious or continuing threat to members of the campus community. Generally, Rhodes distributes this information by email.

Campus Safety Alerts – a discretionary alert issued about an incident that does not meet the criteria of a Clery Act crime occurring in a Clery reportable location but that may constitute a threat to members of the Rhodes community.

The College may issue a Campus Safety Alert to advise the campus community about critical incidents or situations that may or may not be crime-related. Campus Safety Alerts provide information enabling individuals to make informed decisions about their health or personal safety. The Clery Act does not require Campus Safety Alerts as defined in this policy.

The College follows national best practices by communicating incidents of which it is aware that occur within a reasonable distance from the campus. Rhodes will deliver this information either by email, RhodesAlert, or a combination of both.
Campus Appearance

Major changes or additions made in the appearance of the campus should be made only with the approval of the Vice President for Finance and Business Affairs and the President.

"Campus Art." Rhodes promotes the arts and artistic expression. The Clough-Hanson Gallery exhibits student work periodically. "Campus Art" is defined as works of art requested to be displayed outdoors on the campus. Campus art reflects not only the expression of the artist, but can be perceived as reflecting the views or values of the College. Therefore, the principles listed under Campus Regulations should be carefully considered. Works of art that qualify for outdoor display on the Rhodes campus shall be works of art intended as ends in themselves, such as those found in galleries or sculpture gardens. Works that qualify for outdoor display on the campus shall not include items of advocacy or protest or items of information such as posters. (See policy on posting.)

Campus Resources

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<tr>
<th>Area</th>
<th>Office/Department</th>
<th>Phone Number</th>
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**Drug Policy**

Rhodes is an institution committed to practicing conscientious respect, Rhodes College will not condone the use of illegal substances and the misuse of over the counter (OTC) or prescription medication. Individuals who use or misuse these substances run the risk of damaging their bodies or their minds and are therefore not respecting themselves.

Students are expected to comply with federal and state law as it concerns controlled substances. This means that the consumption, sale, manufacture, possession, distribution (including gifts), and/or illegal use of controlled substances is prohibited. Controlled substances include, but are not limited to:

- Cannabis
- Cocaine/cocaine derivatives
- Heroin
- Amphetamines
- Barbiturates
- LSD
- PCP
- Substances known as “designer drugs” such as ecstasy or ephedrine

The misuse of OTC/prescription medication is a national crisis, and the Rhodes community is not immune to its effects. Students who share, gift, sell, or distribute their prescription medication to
others are violating College policy and the law, and such actions are prohibited. Students who are prescribed medication are expected to keep that medication in a safe place and to only use it as their physician or healthcare provider has prescribed.

Even though a substance is not intended to be inhaled or consumed, the College recognizes that there are some substances that can be abused in this way. Students who utilize other mind-altering substances such as aerosols, amyl nitrate, ephedrine, glue, nitrous oxide, paint, volatile solvents, and other similar substances are also in violation of this policy.

The possession or use of drug paraphernalia is often an indication that an individual is in possession of or is using controlled substances. Drug paraphernalia is defined as any equipment that is used to produce, conceal, and/or consume controlled substances, such as bongs, grinders or pipes. Possession of drug paraphernalia is prohibited by the College.

**Student Sanctions**

The sanctions to be imposed by the College may range from probation to suspension or expulsion from one’s place of residence or to expulsion from enrollment. However, the following are the minimum sanctions that will be imposed by the College for a violation of this policy:

The minimum sanction for a first-time drug paraphernalia violation is a requirement to participate in drug education program, and disciplinary probation for six months, which places a student in not good standing with the College. The penalty for any student who violates the policy for drug paraphernalia for a second time will be deferred suspension or suspension from the College for at least one semester.

The minimum sanction for a first-time violation of the Drug Policy for misuse or abuse of illegal drugs or the illegal use or possession of a prescription drug is disciplinary probation for a full year, a fine, and a requirement for participation in a drug abuse education and/or treatment program. Parental notification is also likely. Any student who violates the Drug Policy for misuse or abuse of illegal drugs or illegal use or possession of a prescription drug for a second time will be suspended from the College for at least one year.

Shared Responsibility Statement: Students who are found to be present in an environment where illegal drug use or drug paraphernalia is present will be held responsible for a “Shared Responsibility Drug” violation. This violation will result in a warning and drug education.

The minimum penalty for sale, manufacture for sale or distribution of illegal drugs, mind-altering substances or prescription drugs is expulsion from the College.

**Good Samaritan Policy**

In continuing with our commitment to health and safety, the College has adopted a Good Samaritan Policy, also known as an amnesty policy. Students are expected to assist their peers and fellow community members by utilizing this policy. Students are to contact Campus Safety or Residence Life staff when they believe a student using illegal drugs needs assistance. In the case of a medical
emergency, students should call 911. When a student or organization calls for assistance, neither the student/organization, nor the impaired student, will be subject to an alcohol drug violation. The Good Samaritan Policy does not protect students from violations of other College policies. This policy likewise does not prevent action by state or local authorities. Staff members will document names of impaired students given amnesty under this policy to allow for appropriate follow-up, which may result in a requirement to complete a drug education program, an assessment, or treatment, depending on the level of concern for the student’s health and safety. The Good Samaritan Policy will no longer apply if the student involved demonstrates a repeated lack of care for themselves and/or the campus community. The application of this policy will be at the discretion of College officials who have access to incident reports and a student’s conduct record.

Summary of State Law Concerning Drugs

Students may also face legal consequences for their actions involving substance use. Those consequences may involve criminal prosecution, imprisonment, fines, and loss of their financial aid.

The following summary of the Tennessee Code Annotated is provided to promote increased awareness of the Tennessee laws concerning controlled substances. This summary is not intended to be a restatement of the law nor a summary of all of the laws relating to controlled substances. All members of the Rhodes community are responsible for compliance with laws concerning controlled substances.

It is a criminal offense to knowingly manufacture, deliver, sell, or possess with the intent to manufacture, deliver, or sell controlled substances. The State of Tennessee defines seven categories of controlled substances. Depending upon the type and quantity of substance, felony penalties include fines ranging from $3,000 to $50,000 and imprisonment for not less than one year to not more than 60 years.

For misdemeanor possession of a controlled substance, the penalty is imprisonment of not more than 11 months and 29 days and a $2,500 fine.

The term “drug paraphernalia” means any equipment, products, and materials of any kind which are primarily used, intended for use, or designed for use by the person in possession of them, in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling, or otherwise introducing into the human body, a controlled substance. (T.C.A. 39-17-425).

The maximum penalty for unlicensed possession of drug paraphernalia is a Class A misdemeanor with imprisonment up to 11 months and 29 days in jail and a $2,500 fine.

The maximum penalty for the unlicensed possession of drug paraphernalia with intent to sell, deliver, or manufacture a controlled substance is a Class E felony with imprisonment for not less than one year nor more than six years, or a fine of not more than $3,000, or both.
Denial of Federal Aid (20 USC 1091)

Under the Higher Education Act of 1998, students convicted under federal or state law for the sale or possession of drugs will have their federal financial aid eligibility suspended. This includes all federal grants, loans, federal work study programs, and more. Students convicted of drug possession will be ineligible for one year from the date of the conviction of the first offense, two years for the second offense, and indefinitely for the third offense. Students convicted of selling drugs will be ineligible for two years from the date of the first conviction, and indefinitely for the second offense. Those who lose eligibility can regain eligibility by successfully completing an approved drug rehabilitation program.

Health Risks

People who abuse drugs risk damage to both their mental and physical health. More information about the health risks associated with the use of illegal substances or the misuse of medication can be found within the Surgeon General’s Report on Alcohol, Drugs, and Health
https://addiction.surgeongeneral.gov/.

Confidential Counseling Resources

Rhodes is committed to student health and safety first and foremost. If a student is engaged in the use of substances or the misuse of OTC/prescription medication and wishes to seek help, there are several resources on and off campus that are able to support. Students can visit Student Health Services to speak with a nurse practitioner or they can make an appointment with someone in the Counseling Center. More information about substance abuse support can also be found on the Substance Abuse and Mental Health Services administration’s website https://www.samhsa.gov/.

The following local resources are available to Rhodes students:

Counseling Center and Health Services
Moore Moore Wellness Center
901-843-3128

Lakeside Behavioral Health System
2911 Brunswick Rd, Memphis, TN 38133
901-377-4733

Memphis Alcohol and Drug Council/NCA, Inc.
1430 Poplar Ave., Memphis, TN 38104
901-274-0056

Memphis Area Intergroup Association (Alcoholics Anonymous)
3540 Summer Avenue, Suite 104, Memphis, TN 38122
8 901-454-1414 (24 Hour Helpline)
Methodist Health Care/Lamar Campus/Addictions Services
Methodist Central
1265 Union Ave., Suite 105 Sherard, Memphis, TN 38104
901-726-2996

Mid-Town Mental Health Center
427 Dr. ML King Jr Ave, Memphis, TN 38126
901-577-0200, ext. 370

Charter Parkwood Hospital
8135 Goodman Rd., Olive Branch, MS 38654
662-895-4900

Southeast Mental Health Winchester Center (Alliance Healthcare Services)
3810 Winchester, Memphis, TN 38118
901-369-1400

Veterans Administration Medical Center – Alcohol and Drug Unit
(for veterans and families only)
1030 Jefferson Ave., Memphis, TN 38104
901-532-8990, ext. 5706

Rhodes College is committed to the health and safety of its students. The College hosts numerous educational programs and shares information widely about the dangers of substance use and the implications it can have on student’s lives. For more information about such programs, visit the Student Health Services website [https://www.rhodes.edu/student-life/services-support/student-health-services](https://www.rhodes.edu/student-life/services-support/student-health-services).

**Expressive Speech and Activity Policy**

**Purpose of the Policy**

As a private institution, Rhodes College is a voluntary association of persons invited to membership with the understanding they will respect the policies and principles set forth by the College. Rhodes College is a place that aspires to graduate students with a life-long passion for learning, a compassion for others, and the ability to translate academic study and personal concern into effective leadership and action in their communities and the world. We seek to engage a talented and diverse student body in a challenging, inclusive, and culturally broadening college experience that values and promotes academic freedom. We uphold the values of academic freedom, as stated in the College handbook.

The expressive speech and activities governed by this policy are planned or spontaneous actions by a group or individual which are expressions of opinion, by words or action about particular events, policies, or situations. These actions are co-curricular or extra-curricular events that are not part of normal curricular courses, lectures, and educational activities being taught or hosted by
Rhodes faculty and staff members. These co-curricular or extra-curricular activities are a core part of the life of the College. However, when planned and implemented without care, they can impede our values and diminish us individually and as a community.

The following policy has been developed in cooperation with the Rhodes faculty and administration. Questions and concerns about this statement should be directed to the Executive Director of Communications or to the Senior Leadership Team member for your area.

**Guiding Principles**

While respecting academic freedom and the rights of its members to peaceful and unobstructed expressions of opinion, Rhodes College requires such activities not disrupt the College’s operations or endanger the safety of others. Further, Rhodes College reserves the right to establish a reasonable time, place, and manner for all such activities. Expressive activities must not interfere with normal College business. It is a violation of the norms of the College community for anyone to prevent the conduct of College business, including lectures, meetings, events, ceremonies, classroom/educational activities, or other necessary business and community functions.

**Specific Policy Requirements**

- **Organizer/Liaison:** A current student, staff, or faculty member of the College community and/or recognized student organization must be the designated Organizer/Liaison for each expressive activity. Any off-campus person or entity not affiliated with the College wishing to hold such an activity on campus must be sponsored by a department, program or recognized student organization. Organizers and associated participants speak only for themselves in the public events and actions.
  - The organizer is expected to ensure that the event complies with existing College policies and procedures, applicable state and federal laws, rules, and regulations. Organizers intending to use city sidewalks and streets adjacent to the College should make appropriate arrangements with the city of Memphis.
  - For all events on campus, the organizer shall be responsible for the orderly execution of the event, for any possible liability, and is required to coordinate security, cleanup, and parking with administrative staff. Should the organizer wish promotional support from the Office of Communication, such requests must be made in a timely manner (usually, at least 3 weeks in advance of the event). The College may or may not choose to promote an event depending on availability of resources or the nature of the event.

- **Space:** Expressive speech and activities typically occur in (public) spaces normally approved for reservation by individuals, departments, and recognized organizations for their activities. A list of these common available spaces will be provided by the Office of Events Planning to interested parties when requested. Because of the need for normal college activities to be conducted without interruptions, expressive activities are typically not permitted in the following locations: classrooms, offices, library, residence hall rooms, and lecture halls to ensure that normal work, residential experiences, and services of the College can continue. Organizers must ensure that corridors, stairways and doorway entrances remain clear and provide unimpeded passage.
Space Reservations

As with all requests to use College space, in order to further the effectiveness of the event and to avoid any conflicts in scheduling, faculty and staff organizers of expressive activity events that require the use of a College space are expected to reserve the space on the Events Management online portal. Students who are planning an event should consult with the Offices of Student Leadership and Events Planning to make space reservations. Usually, these spaces need to be reserved by students at least 2 weeks in advance. If an event cannot be planned in advance, the Organizer/Liaison must contact the Dean of Equity and Engagement or Associate Provost for Academic Affairs to determine the availability of space, and provide contact information before the event begins. Once an event is scheduled, the Office of Events Planning and/or appropriate administrative office (Dean of Equity and Engagement or Associate Provost for Academic Affairs) will assist with planning the event details as is needed and helpful.

Timing

The length of any given event may vary. However, campus events will occur within a 24-hour period; no overnight or multiple day events are allowed. Events occurring within inside spaces shall comply with building schedules for opening and closing times, as determined during the space reservation process prior to the event. Within the above stated timing parameters, expressive activities will be permitted to continue until and unless the College officials determine that there has been a violation of College policy, interruption of its operations and/or the rights of others have been compromised.

Campus Posting Policy

Students who wish to advertise their events or post informational material on campus are subject to the following guidelines:

- All posted information must include the name of the sponsoring organization, department, office, or responsible party, as well as the title, date, time, and location of the program.
- All posters, chalking, flyers, advertisements, displays, and signage must be posted in such a manner that they may be easily removed and will not damage or deface the surface to which they are attached.
- Individuals or organizations who post materials are responsible for removing these materials no later than 48 hours after the event has taken place.
- No individual or organization with posters or chalking for display may cover or remove any other approved materials that have not gone beyond their assigned posting dates.
- All posters, chalking, flyers, advertisements, displays, and signage are subject to College policy and must not be “socially offensive”. Content must not abide by the College’s Commitment to Diversity and should not be harassing, discriminatory, or bullying in any way.
- No posters, chalking, flyers, advertisements, displays, or signage may be attached to the fence surrounding campus, to a window of a door, or to sculptures or statues.
• No postings may be placed in elevators, on fire escapes, mirrors, fences, lampposts, or trees. Postings on doors and windows cannot obstruct the view of someone using such door/window
• Posters are not permitted to be posted on entrances to the Refectory, Burrow Hall, Briggs Hall, BCLC, Robertson Hall, or Barret Library
• Postings, flyers, advertisements, and other notices are not permitted to be slipped under or placed on residence hall room doors without approval of the Dean of Equity and Engagement/Director of Housing and Residence Life
• Due to the College’s non-profit status, political campaign signs are not permitted in public spaces on campus
• Chalking is limited to sidewalks only
• Alcohol must not be mentioned in any materials
• Items may not be dangerous or physically impede the participation of others in the life of the College
• Items may not damage or deface the door, wall or other surface on which they are affixed
• Items that do not comply with these rules will be removed

Neither on-campus nor off-campus organizations may post or chalk without prior approval from the Dean of Equity and Engagement/Director of Housing and Residence Life.

Please note: Failure to abide by these policies may lead to loss of posting privileges, College recognition, and/or disciplinary action from the College. Violations of the posting policy may be sanctioned by the Community Standards Council or an administrative hearing officer.

Violations

The College has an obligation to develop policies and procedures that safeguard the freedom of expression while maintaining an atmosphere conducive to the overall functioning of the College and the commitment to academic freedom. Each member of the community is expected to be respectful of the corollary right of other community members to perform their duties and participate in the life of the College free from disruption, interference, or harassment. Violations of this policy can result in the immediate cancelation of an event, payment of expenses incurred to remove or repair damage from non-conforming signs, and/or all relevant disciplinary actions that fall under the appropriate section(s) of the College Handbook. In order to avoid any misunderstanding of what are peaceful, permitted, and safe expressive activities, the following non-exhaustive list of prohibited behaviors and characteristics is provided as examples.

Violations of this policy include activities that

• Violate any Rhodes policy, including those in the Student Handbook
• Physically or otherwise impede the daily business of the College;
• Employ or threaten to use force or violence against another person or property;
• Place the health or safety of others at risk;
• Create a volume of noise that prevents community members from carrying on normal activities;
• Intimidate others, and/or deny or unreasonably interfere with the rights of others;
• Violate any obligation, policy or requirement of Rhodes College concerning privacy or confidentiality in any manner or form;
• Violate any other federal or state laws or ethical standards.

Questions or Appeals

Any questions or appeals of decisions regarding such events should be directed to the Office of Academic Affairs or Office of Student Life. They will consult with others on campus as needed to finalize a response to the appeal.

It should be noted that when the physical safety of the Rhodes community is threatened, the college reserves the right to cancel an event.

Extreme Weather

Rhodes’ extreme weather policy provides for making a decision to close or to delay opening the College when weather conditions warrant. There are two specific provisions for communicating that decision to all students, faculty and staff. These procedures will be used only if Rhodes closes or if its schedule is altered. If the College is closed or opening is delayed, all Physical Plant and Campus Safety personnel should contact their supervisors for information about their schedules.

1. An email and text message will be sent to your cell phone and email address.

2. Closing or altered schedule information will be posted to the Rhodes College webpage.

Good Neighbor Policy

Rhodes College values all community members, including those outside our gates. The College strives to build positive, respectful, and civil relationships with our community neighbors to ensure positive, open streams of dialogue.

Rhodes students, whether living on or off campus, should be respectful of the people who live in the neighborhoods surrounding Rhodes. Excessive noise (see Noise policy), trash, or disruptive behavior that disturbs our neighbors will result in an investigation led by the Office of Community Standards and possible discipline.

Identification Cards

All students and employees are required to have a Lynx Card I.D. Members of the Rhodes community may be asked by Campus Safety Officers to identify themselves with their Lynx Cards. Lynx Cards are also required by the Barret Library to check-out books and for the mailroom in order to pick up mail and packages. They are also used to access meal plans in the Refectory and for admission to various College events.
Lynx Cards are made for first-year students at the beginning of each school year. New and replacement cards are produced at Rhodes Express. Lost cards maybe replaced for a $10.00 fee.

The Lynx Card can also be used to make purchases in the Lynx Lair and the Rhodes Bookstore. Funds can be deposited into the Lynx$ account through the Rhodes website at https://www.rhodes.edu/student-life/services-support/rhodes-express/payment-services#Lynx$. Purchases made in the Lynx Lair or Bookstore are deducted from the Lynx$ account and the new balance is displayed to the cardholder at the point of sale. Further information regarding the use of Lynx$ is available at Rhodes Express.

Immunization and Health Records

The Tennessee Department of Health has immunization requirements for those who attend college. The requirements can be found in the https://publications.tnsosfiles.com/rules/1200/1200-14/1200-14-01.20191013.pdf.

The state’s immunization requirements follow the current schedule published by the Centers for Disease Control and Prevention (CDC) and endorsed by the American Academy of Pediatrics (AAP) and American Academy of Family Physicians (AAFP). A brief summary of the required immunizations for colleges is listed in the TN Immunization Requirements Summary Table.

Full-time Tennessee college students are required to submit records for the following vaccines:

- Measles, Mumps, Rubella (2 doses of each, normally given together as MMR): if born on or after January 1, 1957 only.
- Varicella (2 doses or credible history of disease): if born on or after January 1, 1980 only.
- Hepatitis B (HBV) – only for health science students expected to have patient contact (before patient contact begins).
- Meningococcal - At a minimum of 1 dose given at 16 years of age or greater if enrolling in public institution for the first time and under 22 years of age and living in on-campus housing; private institutions set their own requirements for this vaccine.
- TD/Tdap booster in the past ten (10) years.

Tennessee follows published CDC guidelines. For vaccines with critical minimum age requirements (e.g., MMR, varicella) or minimum dose intervals, doses are considered valid if given up to 4 days before the minimum age or dose interval. Doses administered more than 4 days early are considered invalid and should be repeated as recommended.

A positive serology (year of test documented) is acceptable as an alternative to immunization for measles, mumps, rubella, hepatitis A, hepatitis B or varicella. For varicella, documentation of provider diagnosed varicella or provider-verified credible history of disease given by a parent or guardian also is acceptable. By documenting a history of disease, the provider is asserting they are convinced that the child has had chickenpox.

All students should review the information at Tennessee Department of Health. College Immunizations Rhodes strongly encourages students to become fully vaccinated against
COVID-19. Contact Student Health for more information about where and how you can be vaccinated.

Rhodes also requires a TB skin or equivalent test, chest x-ray, or proof of BCG vaccine.

Information Services

Information Services is located in Barret Library. Technology resources include cloud file storage, network printing, e-mail, computer labs, classroom AV, and internet access throughout campus. This policy addresses the responsible use of information and technology resources at Rhodes.

Students are given network user accounts after enrolling. These accounts are for use in work related to the user’s role at Rhodes. Through a network user account, students have secure access to e-mail, cloud file storage, and printing. Students are responsible for all usage in their network user account.

Definitions. The following definitions apply to the policies and guidelines for appropriate usage of technology at Rhodes College.

• “Rhodes computers” refers to computing equipment purchased with institutional funds as well as to computing equipment purchased with personal funds but authorized for and placed on a mediate or immediate location on the Rhodes network.
• “Authorized computers” refers to Rhodes computers that have been inspected by Rhodes Information Services division personnel and certified for connection to the Rhodes network in its configuration. Subsequent hardware, software, or operating system configurations of the same machine may require reauthorization. Authorized computers must conform to the standards as defined below. Requests for exceptions to the standard must be made to the appropriate dean or vice president before a machine maybe purchased or submitted for authorization for a network connection.
• “Appropriate dean or vice president” refers to one’s corresponding representative at the level of dean or vice president. For example, students are to contact the Dean of Students, faculty the Dean of the Faculty, and staff their divisional head.
• “Information Services” refers to the array of services provided by the division of Information Services and includes equipment procurement, equipment support, user support, and system and account administration.
• “Authorized users” (hereafter also “users” unless specified as “unauthorized users”) refers to individuals who may exercise the privilege to use Rhodes computers or Rhodes information services. Use of the Rhodes computers is limited to those persons identified under the following item, User Privileges, and is subject to the following standards of use.

User Privileges. Any Rhodes faculty, staff, or student, full-time or part-time, may use the Rhodes computers for any academic purpose. No employee or student may use Rhodes computers for commercial ventures. No employee or student may use Rhodes computers on behalf of external organizations or persons unless such use is directly related to Rhodes courses or to faculty research and professional development and is approved by the appropriate dean or vice president.
User Responsibilities

Cooperative Use. Collegiality demands the practice of cooperative computing. In addition to following the intent of other policy statements on student conduct and employee conduct, it entails:

- Regular deletion of unneeded files from one’s accounts on shared computing resources.
- Refraining from overuse of connect time, and network services such as information storage space, printing facilities, processing capacity and bandwidth.
- Refraining from use of sounds and visuals, which might be disruptive or offensive to others.
- Refraining from use of any computing resource in an irresponsible manner.
- Refraining from unauthorized use of departmental or individual computing resources.

Violations. Violation of any portion of the Computer Usage Policies will result in suspension of one’s privileges for use of Rhodes computers and information technology services until the appropriate dean or vice president approves reauthorization of access to equipment and services, in addition to any other penalty that may be imposed under other College rules. Users must not conceal or help to conceal or “cover up” violations by any party. Users are expected to report any evidence of actual or suspected violation of these policies to the Chief Information Officer.

Rhodes College is authorized to investigate alleged or apparent violations of college policy or applicable law using whatever means appropriate. Rhodes reserves the right to monitor use of Rhodes computers and to access, inspect and/or download any and all information stored on Rhodes’ computers in the course of such investigation. Information Services is authorized by the college to investigate policy violations and apply reduction or elimination of access privileges while the matter is under review and/or as a penalty for violations. These sanctions may apply to computing accounts, networks, college-administered computing rooms, and other services or facilities. A college user accused of a violation will be notified of the charge and will have an opportunity to respond to the appropriate College authority before a final determination of any penalty.

Unauthorized Access. Users must not access or attempt to access data or services on a college system they are not authorized to access. Users must not defeat or attempt to defeat any college system’s security, for example, by ‘cracking’ or guessing user identifications or passwords. Additionally, users must not permit or assist any unauthorized person to access college systems. Unauthorized use includes giving a valid username and password to any unauthorized individual, business, or agency outside of the Rhodes community. Unauthorized use also includes giving an authorized user access to a service or equipment for which the user is not authorized by giving a valid username and password. Users are responsible for the security of their college system accounts and passwords. Accounts and passwords are not to be shared. Users are presumed to be responsible for any activity carried out under their college system accounts. Users must not conceal their identity when using college systems, except when anonymous access is explicitly provided. Users must not masquerade as or impersonate others.

Unauthorized Services. Users must not run unauthorized servers, including but not limited to DNS, DHCP, email, file sharing, print, video or audio streaming, web, peer-to-peer, or other application services. Such services disrupt and in some cases disable central services. Authorization to run a service may be obtained upon approval from the Chief Information Officer.

Denial or Disruption of Service. Users must not deny or disrupt or attempt to deny or disrupt service to other users by means of excessive consumption of resources, distribution of computer “worms” or
viruses, excessive computing load or deliberately causing the failure of any system resource, including email, bandwidth, or web services. Knowing or reckless distribution of unwanted mail or other messages is prohibited. Uses of computer resources that may cause excessive network traffic are prohibited. Equipment causing service disruptions will be removed from the network immediately, the user notified of the removal, and then arrangements made for repairing the equipment to avoid further disruption upon reconnection to the network.

Data Networks. Users publish information in electronic forms on Rhodes equipment and/or over Rhodes's networks. Rhodes has no intention or opportunity to screen such private material and thus cannot assure its accuracy or assume any responsibility for this material. Users must observe all applicable policies and laws when using such networks. Users must not download or post material that is illegal, such as child pornography, or proprietary, such as copyrighted music, software, video, text or other intellectual property. Discovery of such material will result in its immediate removal and possible disciplinary action.

Modification of Data or Equipment. Without specific authorization, users of college systems must not cause, permit, or attempt any destruction or modification of data or computing or communications equipment, including but not limited to alteration of data, reconfiguration of control switches or parameters, or changes in firmware. Users must not make or attempt to make any deliberate, unauthorized changes to data on a college system. Users must not intercept or attempt to intercept data communications not intended for that user's access, for example, by 'promiscuous’ bus monitoring, network “sniffing,” port scanning, wiretapping, or using an unprotected system that has been logged on. Without specific authorization by the Chief Information Officer, users must not remove any College-owned or -administered equipment or documents from a college system. This rule protects data, computing and communications equipment owned by Rhodes College, or any other person or entity authorized as part of the Rhodes computing community.

Network Services. The use of the network is a privilege, which may temporarily be revoked at any time for abusive conduct. Such conduct includes but is not limited to the placing of unlawful information on a system, the use of objectionable language, running unauthorized servers, unaddressed virus or malware infections, and any other type of use that would cause congestion or security risk of the network or otherwise interfere with the work of others. It is a violation of College policy to assume the identity of others in e-mail and other network communication.

Misuse of Computer Resources. The College assumes that individuals will treat all of the facilities with respect and consideration for other users. Computers are available on a first come, first served basis. If a problem is discovered with Rhodes College computer equipment, it should be reported immediately to the Information Desk. Students are expected to abide by the rules of usage as posted in the labs.

Residence Hall Network. All residence halls have WiFi service available throughout the building. Students are not to tamper with wireless access points. Damage to access points will result in fines being charged to students and/or to all of the students on the entire floor. To minimize interference, students should not use wireless printers in their dorm rooms. Printers should have the wireless feature turned off and a wired connection to their computer (e.g. via USB) used instead.
**IDs and Passwords.** We want to protect the privacy and security of your personal information and resource access at Rhodes. It is a violation to post a public image of your Rhodes ID card or share your network password with anyone. If you believe that your password has been compromised, please contact help@rhodes.edu to have your password reset. We also require that all students, faculty, and staff use multi-factor authentication to validate password submission, providing a second layer of protection to your account credentials.

**Misuse of Internet Resources.** In keeping with Rhodes’ tradition of student self-governance, students are expected to use the network in ways consistent with codes of conduct established in the Honor Code and the Standards of the Rhodes Community.

**Help Desk.** The Help Desk is the central place from which technical problems are solved. The technician who receives your call will attempt to resolve the issue over the phone. If, however, the technician is unable to solve the problem in a few minutes, then they will assign your call to a staff member who will respond in a timely manner depending on the priority of the request. Call 901-843-3890 or email help@rhodes.edu.

**The Computer Depot.** The Computer Depot is a student run service that provides free computer support for students on campus. These services include virus removal, wireless troubleshooting, hardware and software troubleshooting, and data restore and backup. The Computer Depot is located on the main floor of the Barret Library in the Information Commons (Barret 124).

**Printers.** Print release stations (aka ”PrintHubs”) are located throughout Barret Library and many other buildings on campus. Students are allocated $100.00 credit of free printing on August 1. Printing is charged at a rate of $.10 per page for black and white and $.25 per page for color.

**Mail Services**

The Rhodes College Mail Center is located on the lower floor of Burrow Hall and operating hours are 8:00 a.m. to 5:00 p.m. Monday – Friday.

The Mail Center is operated by Ricoh, USA and the staff coordinates and manages all mail services for the entire college - faculty, staff, student organizations, and students, including commuter students.

The Mail Center accepts deliveries from the USPS, Federal Express, UPS, DHL, and Amazon. Other large or shipments via truck requiring a loading dock should be coordinated with and delivered to Physical Plant.

**Commercial Window Services**

Students, faculty, and staff may purchase stamps, postage, and other shipping services (UPS, Express Mail, Federal Express, etc.) using cash or credit card during retail business hours 8:00 a.m. to 5:00 p.m. – Monday through Friday.

Departmental services including stamps, shipping services, and metered mail must accompany a Mail Services Request Form to ensure proper billing to a Rhodes departmental account number.
Student Mailboxes
Students are assigned mailbox numbers, which they will keep for the duration of their time enrolled in the college. Students will receive an email notification when mail or a package is checked into the Ricoh TRAC system. Students will also receive up to three email reminders for items not yet picked up; reminders are sent every three days.

To access mail and packages, students scan their Rhodes ID at the kiosk located in the Mail Center lobby to alert Mail Center staff to retrieve their items. A Rhodes ID (or other form of photo identification) and signature are required to check items out of the Center.

It is important that the student’s complete name and mailbox number is included in the recipient address and should be in the following format:

JOHN DOE
Rhodes College
2000 North Parkway, Box 1255
Memphis, TN 38112

If students are away from campus for an extended period and wish to have their mail and packages forwarded to their home or other address, they must advise the Mail Services staff of such in writing or via email. The postage costs for forwarding mail will be assessed to the student’s billing account by the Bursar.

Upon matriculation, students are encouraged to submit change of address or mail forwarding orders with the U.S. Postal Service to avoid delays and additional postage costs.

Intra-campus Mail
To facilitate college business and campus-wide communication, an intra-campus/non-stamped mail service is provided for faculty, staff and students.

- The correct name and department of the individual addressee must be clearly written on the outside of the mailing piece.
- When sending information to students please clearly write the name and box number on the outside of the mailing piece.
- Student box numbers, faculty, and staff departments can be found in the Rhodes Directory.
- Confidentiality is the responsibility of the sender, and all mail should be placed in sealed envelopes or stapled.
- Mailing pieces must measure at least 3” x 5”.
- Multiple communications numbering 30 or more will be distributed by the sender, anytime between 8:30 a.m. and 4:00 p.m. Monday - Friday.
- The Mail Center has two drop boxes located next to the Commercial Window that will be used for collecting the Outgoing Mail-Postage Affixed, Faculty/staff Mail, and Student Mail.
• Those organizations or departments that regularly mail multiple communications through intra-campus mail are asked to schedule the distribution of their newsletter or communication pieces with Mail Services.

Note: No money should be placed in the Intra-campus Mail System at any time.

**Bulk Mail**
To qualify for bulk rates, there must be 200 or more pieces of non-foreign mail, all weighing the same amount. The return address of the college must appear on the front of the mail piece. Each department/mailer is responsible for scheduling bulk mailings with the Marketing and Communications office by filling out a Communications request.

**Metered-Bulk Mail**
Sealing and metering is a function of Mail Services. The present equipment seals letter-size mail only. Departments are responsible for inserting contents into envelopes. Do not overstuff letter size envelopes. Envelopes containing sheets of paper stapled together must have the paper inserted so that the staple is located in either the upper left or lower left side of the envelope to prevent damage to the campus meter.

If mail requires sealing; be sure not to overlap envelopes. Leave flaps down on all letter mail requiring sealing. Mail already sealed by a department, but requiring metering, must be separated from mail that requires sealing and metering to prevent envelopes from being torn while being processed through the meterhead in the sealing mode.

**Permit (non-metered) Mail**
All permit mail requires advance planning and coordination with Mail Services. This will assure that money is deposited with the USPS and that proper preparation is achieved.

**Postal Regulations and General Information**
Questions concerning postal regulations, design of mailing pieces, or mail preparation should be directed to the Mail Center Manager at ext. 3239.

**Noise**
Students are expected to be respectful of their neighbors and of their greater community by always keeping noise at a reasonable level. This pertains to music, conversation, television, and all other sounds.

1. Live or amplified music on the Rhodes campus must cease by 10 p.m. or upon complaint on Sunday through Thursday nights, and by 1:00 a.m. on weekends (Friday and Saturday nights).

2. Quiet Hours begin in all Residence Halls at 10 p.m. Sunday-Thursday. On Friday and Saturday evenings quiet hours begin at 1:00 a.m.
3. All music or other sound, from whatever source, at any fraternity house, residence hall room, social room, or any other location on the Rhodes campus must be kept at a reasonable level at all times. The location of the event, the day of the week, and the time of day will be taken into consideration in determining what constitutes a “reasonable” sound level. Any sound that is easily audible outside the immediate area of its source must conform to the standards set forth in the preceding paragraph, particularly with respect to the stated days and times.

4. Both registered or informal events must comply with the policy; it is the collective responsibility of those participating in such events to ensure compliance.

5. Any College official has the authority to require compliance and report violations of this policy.

6. Failure to reduce noise upon reasonable request, whether by a college official or another member of the Rhodes community, is a violation of this policy.

**Outside Cooking Grills**

There are a number of outside cooking grills available for student use in common areas. The use of grills is prohibited within 50 feet of any residence building.

**Parking and Vehicle Use on Campus**

**Parking and Registration of Vehicles**

The Occupational Safety and Health Act (OSHA), Memphis Fire Protection Laws and insurance regulations as well as general safety precautions make parking and traffic control on campus a necessity. Written regulations and appropriate signage are established to facilitate traffic flow, control parking and protect fire lanes and unloading areas as are designated. In consultation with the Rhodes Student Government, the Social Regulations Council, the Traffic Appeals Committee and various other representatives of the Rhodes community, regulations and procedures have been developed for using a motor vehicle on campus. If you have any questions, please contact the Campus Safety office at (901) 843-3880.

All members of the Rhodes community who park on campus are required to register their vehicles, motorcycles and bicycles with the Campus Safety Department and display a current registration decal, if they plan on either driving or parking on campus property. If a member of the Rhodes community drives a vehicle or motorcycle on campus, it must be registered with either a permanent or temporary registration decal. (Exceptions only by the direction of the Campus Safety Director or designee)

All students will go online and complete the Request for Parking Permit form found after going to Campus Safety, then Parking on the left side of the web page. This is to be completed for cars, motorcycles and bicycles.
Students who intend to use a vehicle on campus have to have a decal displayed. After having registered online, students will be notified via email to pick up the decals at Rhodes Express in Burrow.

Students who will not be using a vehicle on campus and/or plan to park off campus should also complete the appropriate portion of the same form and return it to the Campus Safety Office.

Faculty and Staff should register their vehicles online. Persons choosing not to register their vehicles for campus parking must still abide by all "off campus" parking regulations as listed below.

**Registration Decals**

Decals are colored to indicate registration information and specified parking areas. They must be properly affixed to the lower left, inside driver's side front windshield.

**Handicap Parking (to include temporary handicap)**

Vehicles parked in handicap spaces must display proper handicap placard or license information. The Memphis Police Department and Campus Safety can also cite violations with fines of $50 to $100.

If a "temporary" need to park in a handicap space arises for students, petition must be made to the Director of Disability Services.

**Vehicle Use on Campus**

**Entering Campus**

When a Campus Safety officer is on duty at any entrance onto the campus, drivers without decals must stop before entering.

**Moving Vehicle Regulations**

The maximum posted speed limit is 15 mph. Vehicle operators must have their vehicles under control at all times and further give the appearance that control is being maintained. Speeding or the appearance of speeding or the appearance of lack of control may constitute reckless driving. It is also a standard of all traffic law to practice courtesy and good judgment at all times when behind the wheel.

Driving under the influence of drugs/alcohol on campus is strictly prohibited.

Driving is permitted only on designated, surfaced drives. No vehicles are allowed on grass, lawns or fields without special permission.

"Disregarding Stop Sign Violations" will also be cited as a moving violation.
No Parking Areas

Off ramps, such as those behind Clough Hall and Rhodes Physics Tower provide access to buildings for firefighting equipment and must remain open. Additionally, off ramps provide routes of egress to open areas from many of the campus buildings in case of fire and must be kept free of parked vehicles. If a space is not laned or marked as a parking space, it is considered a violation to park in the space and will be cited as such.

Fire lanes are currently designated as follows:

The lane north/south between Clough Hall and the Physics Tower and Voorhies, Townsend, Williford and Robinson Halls.

The lane north/south between Kennedy Hall and Halliburton Tower and the Robb/White/Eillett Halls, the Refectory, and the Health Center and the Bryan Campus Life Center known as Thomas Lane.

From the “Y” at sorority row east to the Charles Place Gate.

East Village Lane between North Parkway and Bailey Lane.

Gates and barriers at most of these locations are accessible with Fire Department and Campus Safety key devices only. Persons who park in these areas are not only in violation of Rhodes parking regulations, but of the City of Memphis Ordinances as well. Violators’ vehicles could be towed by the City of Memphis in addition to a citation from the Memphis Police Department. Campus Safety may also cite violators’ vehicles.

Illegal Parking

All legal parking areas within the college complex are clearly indicated both on site and in publications. Parking in areas other than those properly lined as parking spaces is a violation and will be cited. Parking along curbs, unless clearly marked as a parking space or unless otherwise authorized is strictly prohibited.

Visitor parking is considered "reserved" twenty-four hours per day, seven days a week. Areas designated as visitor parking are strictly reserved for visitors to the campus only. Unauthorized parking will be cited and vehicle may be towed.

Off Campus Parking

While parking on campus is recommended, those who choose to park on streets near Rhodes should be aware of restrictions imposed by both the City of Memphis and also those regulations held by Rhodes College. All persons are expected to comply with the below "off campus” parking regulations.

City of Memphis parking restrictions are so marked.
Rhodes College restricts parking in the following areas where no Rhodes community members are allowed to park: 1) North side of Snowden west of University; 2) South side of Snowden, west of the alley behind Stewart Hall, 3) North side of Tutwiler, west of the entrance to Spann/Stewart Parking lot, 4) South side of Tutwiler, 5) the entire perimeter of Evergreen Church to include the north curb along Tutwiler and the east curb along University St. These restrictions apply to all members of the Rhodes community.

These restrictions are lawfully supported under an agreement heretofore made with the Vollintine-Evergreen Community Association and Rhodes under the direction of the Shelby County Land Use Board.

Temporary Parking Locations

Temporary parking for loading and unloading have been designated and so marked. These areas are for the specific use of loading and unloading and authorized for fifteen (15) minute periods only and further for loading and unloading only. Use of these areas for any other reason is strictly prohibited.

Obstructing Traffic Charges

If a vehicle is parked in such a way whereby two vehicles cannot pass abreast of each other safely because of the parked vehicle, it will be cited for obstructing traffic.

Use of Emergency Flashers

Use of emergency flashers DOES NOT justify parking in violation of regulations and IS NOT an appropriate cause for appeal. Use of flashers does not legitimize a violation of parking regulations. Time elapsed is not an element of a violation. Violating a parking regulation "for only two minutes to run inside" is not a defense for the violation.

Penalties

Fines assessed for traffic and parking violations are indicated on the citation. Payment of the fine is required within ten (10) days of the date of issue unless appealed.

Appeal of Citations

If students believe they have received a citation in error, they may ask for an appeal of the charges through the Traffic Appeals Board. This board is made up of representatives from the faculty, staff and student populations and is also very involved in the development of all traffic and parking control regulations.

To file an appeal, the student or employee must do so within (10) calendar days of the offense. Otherwise the right to appeal is forfeited.
Appeals should be filed on-line via Express Rhodes from http://express.rhodes.edu/documents-forms/miscellaneous/parking-citation-appeal.

All of the pertinent details such as the citation number, time and date issued, location, name and R number of the citation recipient must be included.

Appeals are heard several times each semester and outcomes are emailed. All appeals will be heard before the end of the academic year and all will be notified of the outcome.

**Accidents**

Please remember that accidents do happen. Should you bump another vehicle or become involved in an accident on campus, call Campus Safety immediately. Hit and run offenses are taken very seriously and can result in serious consequences.

**Visitors/Guests and Parking**

Visitors are always welcome at Rhodes and visitor parking is available on campus. All visitor (non-decaled vehicles) must stop and their vehicle information/name/destination registered at the entry gate.

If you have a bus drop-off, special parking needs, or questions about where to park, please call Campus Safety at 901-843-3880.

**Deliveries and Transportation**

Deliveries such as flowers, gifts, and mail should be directed to the mail room Monday- Friday 8am-4pm. After hours and weekend mail, flowers, and gifts will be accepted at the Campus Safety Office at #5 Spann. All deliveries will be taken to the mailroom first thing Monday morning.

When having food delivered, be prepared to meet the driver at the main gate, Bailey Gate.

For cabs, Uber, Lyft, and other transportation, go to Bailey Gate, and meet them in the cut out across from West Village. These services will not be allowed unlimited access to campus.

**Restroom Access**

Rhodes community members have the right to use restrooms that correspond with their sex, gender identity, and/or gender expression without being questioned by others about their restroom choices. All community members are entitled to determine which restroom options are the most appropriate and safest options for them at any time. Any community member who has a need or desire for increased privacy, regardless of reason, shall have access to a single-stall, all-gender/gender inclusive restroom.
Social Media

Social Media Policy

As social media has evolved over the years, we have seen both the positive and negative impact such platforms can have. Rhodes College believes that social media can be a tool to promote ideas, build community, share information, and facilitate learning. Rhodes is committed to providing an atmosphere in which students are free to express themselves creatively and stay connected using social networking platforms. However, we know from experience that social media, when used without care, can also have an impact in ways that are contrary to our values and diminish us individually and as a community. Improper use of social media can also pose risk to the College’s confidential and proprietary information, reputation, and brand, as well as jeopardize the College’s compliance with applicable laws and regulations.

“Social media” as referenced in this policy refers to any website, platform or application that allows users to create and share content or participate in digital social networking. Social media platforms develop and change at a rapid pace, and the policy may be revised from time to time as new platforms are developed and new concerns are identified. The lack of explicit reference to a specific site does not limit the extent of the application of this policy.

Official Use

Rhodes students seeking to represent Rhodes via social media outlets, for example by running the social media account of a Rhodes student organization, must do the following:

1. Observe all obligations, policies and requirements of Rhodes College concerning privacy and confidentiality.
2. Conduct themselves at all times in a respectful, professional manner as representatives of the College, and accordingly, adhere to all College standards of conduct and policies contained in the Rhodes College Student Handbook.
3. Identify themselves as a student at Rhodes.
4. Refrain from using language that is harassing, discriminatory, obscene, abusive, or threatening.
5. Respect the intellectual property rights of others.
6. Rhodes reserves the right to ask students to take down social media postings that violate the Standards of Conduct or any other Rhodes policy and the failure to do so promptly may result in disciplinary action or withdrawal of recognition for a student organization.
**Personal Use**

Students may not use their personal social media accounts to speak on behalf of or as a representative of the Rhodes community. Students should not use the official Rhodes logo on a personal social media account.

Rhodes College urges students to be mindful of how their online activity can be detrimental or harmful to others, and to remember that what you post on your personal social media accounts may easily become public and shared with others. Personal social media accounts should never be used in a way that violates any Rhodes College policy or the student handbook. Students must also comply with all laws, license agreements, and contracts governing network, software, and misconduct in order to protect others’ rights and safety. Rhodes will hold students accountable for social media activity that violates the Rhodes Standards of Conduct. Rhodes reserves the right to ask students to take down social media postings that violate the Standards of Conduct or any other Rhodes policy and the failure to do so promptly may result in disciplinary action.

**Smoking Policy**

Rhodes College is not a smoke-free campus, but students and visitors are expected to abide by the policies as to where smoking may take place.

All interior spaces of all buildings, and all exterior spaces within 50 feet of all buildings are designated as non-smoking areas. This includes all residence hall spaces, and students are not permitted to smoke inside their student rooms, communal spaces, or hallways.

Rhodes College strives to create an environment that is as free of pollutants or other substances as possible. Members of the campus community who choose to smoke must do so in exterior locations at least 50 feet away from all buildings. Smoking devices that are prohibited include, but are not limited to, cigarettes, cigars, pipes, electronic cigarettes (“e-cigarettes/e-cigs” or “Juuls”), and personal vaporizers. A violation of the Smoking policy is also a violation of the Fire Safety policy.

**Social and Alcohol Policy**

Alcohol and its effect on the college experience is a common topic of discussion and debate. The Rhodes College philosophy is that there is a time and a place for alcohol consumption that is consistent with certain college activities and at certain times. No matter the circumstance, an individual’s behavior when consuming alcohol should always demonstrate respect for people and property.

When an individual chooses to drink alcohol, they are assuming some level of risk – risk to their health, risk to their safety, and, if they are under the legal drinking age, risk that they will be held accountable either by the College or by law enforcement. Students can lessen their risk by
practicing reasonable and safe consumption of alcohol. Alcohol should be consumed in moderation, and not toward a goal of intoxication.

Drinking alcohol to the point of intoxication is not a community value and is a violation of this policy. Rhodes defines alcohol intoxication as a condition of having physical or mental control so diminished by the effects of alcohol that the individual: (1) is a danger to themselves; (2) presents a danger to other people or property; or (3) unreasonably annoys people in the vicinity. Regardless of a student’s age, intoxication will not be tolerated.

Rhodes College follows federal and state law as it pertains to alcohol:

- Individuals under the age of 21 may not possess and/or consume alcohol.
- Individuals may not sell, give, or serve alcoholic beverages or permit alcohol to be served to persons under the age of 21. By law, the sale of alcoholic beverages includes any situation in which there is a charge for entertainment or service and alcohol is freely available.
- Individuals may not drive or operate a vehicle, either on or off campus, while under the influence of alcohol.
- As a private institution, Rhodes College has standards and expectations on campus that go above and beyond the law:
  - Individuals, regardless of whether they are of legal drinking age, are not permitted to possess or consume alcohol in residence halls that are designated for first-year students.
  - Individuals may not possess open containers of alcohol, including secondary containers (i.e. cups, tumblers, water bottles, etc.) on College property, such as in academic buildings, the library, parking lots, outdoor quads and spaces, athletic fields, roadways, and administrative buildings.
  - Individuals may not possess open containers of alcohol, including secondary containers (i.e. cups, tumblers, water bottles, etc.) in public areas, such as on a street, sidewalk, or in a park.

There are some campus events where alcohol is served in a controlled and monitored setting. At these approved events, carrying alcohol from one on-campus venue to another is strictly prohibited unless carried in a cup. No bottles, cans, kegs, or other containers are permitted to be carried from one on-campus venue to another.

Because the College is committed to promoting the reasonable and safe consumption of alcohol, paraphernalia that facilitates high-risk or binge drinking is prohibited. This includes, but is not limited to, beer bongs or funnels, kegs, and other common containers and mass sources.

Drinking games are another contributor to the rapid consumption of alcohol and are also prohibited.

In situations in which an alcohol policy violation occurs in a group setting, the determination of each individual’s responsibility for the violation will be determined on a case-by-case basis, including, but not limited to, the following factors:
• The location and quantity of alcohol
• The student’s ability to exercise control over the situation
• Whether or not students in the incident take responsibility for the procurement or consumption of the alcohol

Good Samaritan Policy

In continuing with our commitment to health and safety, the College has adopted a Good Samaritan Policy, also known as an amnesty policy. Students are expected to assist their peers and fellow community members by utilizing this policy. Students are to contact Campus Safety or Residence Life staff when they believe an intoxicated student needs assistance. In the case of a medical emergency, students should call 911. When a student or organization calls for assistance, neither the student/organization, nor the impaired student, will be subject to an alcohol violation. The Good Samaritan Policy does not protect students from violations of other College policies. This policy likewise does not prevent action by state or local authorities. Staff members will document names of intoxicated students given amnesty under this policy to allow for appropriate follow-up, which may result in a requirement to complete an alcohol education program, an assessment, or treatment, depending on the level of concern for the student’s health and safety. The Good Samaritan Policy will no longer apply if the student involved demonstrates a repeated lack of care for themselves and/or the campus community. The application of this policy will be at the discretion of College officials who have access to incident reports and a student’s conduct record.

Hosting Events and Parties

All events planned and hosted by Rhodes College departments and organizations must use the Events Management System to:

• Reserve the location (indoor, outdoor, and off-campus) 14 days prior to the event start date. If coordination with other departments listed below, arrangements are needed at least seven days in advance.
• Arrange catering through Bon Appetit and request any of the following: set-up from Physical Plant (chairs, tables, stage, etc.), AV equipment from the Barret Media Center, Campus Safety if cash is collected or security is needed, and publicity through Communications.
• In planning of events where alcohol is anticipated, the host will work with the VP for Finance and Business Affairs (faculty and staff) and Campus Safety to plan logistics and procedures related to compliance with the law, organizational rules and by-laws, and the well-being of guests.
  o No organization shall furnish alcoholic beverages to students on campus or at any College function.
  o Requests for exceptions to these procedures should be made to the Director of Student Engagement and the Dean of Equity and Engagement for student groups
• Advertising for events must follow the Posting Signs Policy in the Student Handbook.
• Clean-up of events on campus must be completed by 8 a.m. the following morning unless an earlier time is requested in advance.
Regulatory and Contractual Compliance

- Bon Appetit is Rhodes College’s approved contract vendor for food and beverages. To consume alcohol in the Lair and/or Lair Patio, it must be purchased through Bon Appetit.
- In compliance with the National Collegiate Athletic Association, possession and consumption of alcohol is prohibited at National Collegiate Athletic Association athletic events.
- In planning of events where alcohol is anticipated, the host will work with the VP for Finance and Business Affairs (faculty and staff) and Campus Safety to plan logistics and procedures related to compliance with the law, organizational rules and by-laws, and the well-being of guests. No organization shall furnish alcoholic beverages to students on campus or at any College function.
- Requests for exceptions to these procedures should be made to the Dean of Students for student groups or the VP for Finance and Business Affairs for other groups.

Alcohol Shipments

It is prohibited for any student, regardless of age, to have alcohol shipped to the mailroom at Rhodes College. The mailroom will inform the Office of Community Standards if/when shipments of alcohol are received. This is a violation of the Social and Alcohol Policy.

Tennessee Law on Alcohol

The following summary is provided to promote increased awareness of the Tennessee laws concerning alcoholic beverages. This summary is not intended to be a restatement of the law nor a summary of all of the laws relating to alcoholic beverages. All members of the Rhodes community are responsible for compliance with the state laws governing the use of alcohol.

Regarding alcohol consumption, according to Tennessee law, it is illegal:

- For any person or group of legal drinking age to sell, furnish, or provide alcoholic beverages to any person under twenty-one years of age;
- For any person under the age of twenty-one to purchase, receive, or possess alcoholic beverages;
- For any person to make a false statement to the effect that the individual is twenty-one years of age or older for the purpose of obtaining alcoholic beverages;
- For any person or group to sell alcoholic beverages without a license;
- For any person or group of legal drinking age to sell or furnish any alcoholic beverages to any person who is known to be visibly intoxicated, or to any person who appears to habitually drink alcoholic beverages to excess, or to any person who appears to be a habitual user of narcotics or other habit-forming drugs.

Regarding alcohol and driving a motor vehicle, according to Tennessee law, it is illegal:
- To drive or be in physical control of a motor vehicle if a person is under twenty-one years of age and registers .02 or more blood-alcohol content (BAC); for individuals who are twenty-one or over, the blood-alcohol test level is set at .08.
- To consume any alcoholic beverage or possess an open container of alcoholic beverage while operating a motor vehicle.

Partial summary of punishments for offenses related to alcohol and motor vehicles:

- The offense of driving while impaired (.02 or greater BAC) for a person under age twenty-one (21) is a Class A misdemeanor punishable by a driver’s license suspension of one (1) year and by a fine of two-hundred fifty dollars ($250). As additional punishment, the court may impose public service work.
- The offense of driving while the driver is in possession of an open container of alcohol, or of a beverage containing any amount of alcohol, is a Class C misdemeanor punishable by a fine to be established by the court.
- The first DUI offense (.08 or higher BAC) is punishable by 48 hours up to 11 months and 29 days jail time, one (1) year suspension of license, $350 - $1,500 fine, and participation in an alcohol treatment program.
- The second DUI offense (.08 or higher BAC) is punishable by 45 up to 11 months and 29 days jail time, two (2) year suspension of license, $600 - $3,500 fine, and alcohol and drug treatment program may be required.
- The third DUI offense (.08 or higher BAC) is punishable by 120 up to 11 months and 20 day jail time, three (3) to ten (10) year suspension of license, $1,100 - $10,000 fine, 11 months and 29 days probation, and alcohol and drug treatment program may be required.
- The fourth DUI offense (.08 or higher BAC) is a Class E Felony punishable by 150 straight days minimum jail time, five (5) year suspension of license, $3,000 - $15,000 fine, and 1 to 6 years’ probation or parole, and alcohol and drug treatment program may be required.

**Violations and Sanctions**

Student violations of this policy are on a two-tiered system. “Level 1” Violations include, but are not limited to, the possession or consumption of alcohol if under the age of 21 or providing alcohol to underage students. “Level 2” Violations include, but are not limited to, alcohol intoxication or substance induced behavior that places a student or others at risk in terms of health and safety issues. The adjudicator determines the level of the violation. Students in violation will:

1. Dispose of all alcoholic beverages in their possession or the alcoholic beverages will be confiscated and disposed of by a College staff member;
2. Receive a written or oral warning that current or future policy violation(s) may result in more severe sanctions and/or administrative action at the discretion of the adjudicator.

**Level 1 Violation**
<table>
<thead>
<tr>
<th>1st Violation</th>
<th>2nd Violation</th>
<th>3rd Violation</th>
<th>4th Violation</th>
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<tbody>
<tr>
<td>Alcohol Education</td>
<td>Alcohol Education</td>
<td>Substance Evaluation</td>
<td>Suspension</td>
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<tr>
<td>Letter of Warning</td>
<td>Substance Evaluation</td>
<td>Parent/Guardian Notified</td>
<td>Parent/Guardian Notified</td>
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<tr>
<td>Parent/Guardian Notified</td>
<td>Letter of Warning</td>
<td>Deferred Suspension</td>
<td>Deferred Suspension</td>
</tr>
<tr>
<td>Disciplinary</td>
<td>Parent/Guardian Notified</td>
<td>Letter of Warning</td>
<td>Letter of Warning</td>
</tr>
<tr>
<td>Probation</td>
<td>Suspension</td>
<td>Other Sanctions</td>
<td>Other Sanctions</td>
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<td>Other Sanctions</td>
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<td>Other Sanctions</td>
<td>Other Sanctions</td>
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</table>

**Level 2 Violation**

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<th>1st Violation</th>
<th>2nd Violation</th>
<th>3rd Violation</th>
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</thead>
<tbody>
<tr>
<td>Alcohol Education</td>
<td>Fine</td>
<td>Parent/Guardian Notified</td>
</tr>
<tr>
<td>Parent/Guardian Notified</td>
<td>Parent/Guardian Notified</td>
<td>Substance Evaluation</td>
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<tr>
<td>Substance Evaluation</td>
<td>Substance Evaluation</td>
<td>Suspension</td>
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<td>Letter of Warning</td>
<td>Disciplinary</td>
<td>Other Sanctions</td>
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<td>Other Sanctions</td>
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<td>Other Sanctions</td>
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</table>

Alcohol Education – designed to increase awareness of health, safety, and legal issues surrounding alcohol misuse;

Substance Evaluation – Evaluation for substance abuse issues;

Parent/Guardian Notified – The parent/guardian will be notified via email.

Other Sanctions – Could include group counseling, completion of training, meetings with counselors, and other sanctions that may lessen the chance of future violations.

Failure to complete the required sanction(s) within six (6) weeks will result in: (1) the inability to register at enrollment clearance for the following semester until requirements are met; and (2) other sanctions may be applied.

**Special Note:** Any violation that includes drinking and driving on campus will likely result in a suspension of parking and driving privileges for the rest of the student’s college career at Rhodes in addition to other applicable sanctions.

**Alcohol Awareness**
Rhodes is committed to providing students with factual information about alcohol as well as confidential referrals for professional assistance in the event that they are needed. An awareness of the negative effects of alcohol consumption may assist you in your efforts to make safe and responsible choices about alcohol. Educational programs will be organized and conducted annually to promote continued awareness and encourage an attitude of genuine concern and care for others. Information concerning responsible use, effective party planning, indications of abuse or addiction, and resources for assistance are available for you or someone you care about in the Counseling Center.

**Solicitation on Campus**

Solicitation involves selling products, collecting monies, or promoting something with the intent to obtain something in return. Students should be aware that solicitation of any kind is prohibited on campus without prior approval. This includes, but is not limited to, handing out fliers, giving free samples, vending, or recruiting.

Any requests for solicitation on campus for recognized student groups should be approved through the office of Student Engagement by email at engagement@rhodes.edu. The College Events Office can assist student groups in finding a location for any approved solicitation activity.

Outside groups, companies, or organizations wishing to solicit on campus must be invited and receive prior approval by a sponsoring campus department or student organization and advisor. Approving outside organizations should include the following information in their request:

- A location for the solicitation
- A defined time period
- The name of the escorting host (must be a Rhodes College community member)
- The nature of the solicitation

This information must then be submitted to the Events Management System in order for it to be approved.

**Student Concerns**

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<thead>
<tr>
<th>Nature of Concern</th>
<th>Address concern to</th>
<th>If Appealed - Address to</th>
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</thead>
<tbody>
<tr>
<td>Grade concerns</td>
<td>Issuing Instructor</td>
<td>Department Chair</td>
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<tr>
<td>Financial Aid concerns</td>
<td>Financial Aid Office</td>
<td>Director of Financial Aid</td>
</tr>
<tr>
<td>Academic Standards</td>
<td>Standards &amp; Standing Committee</td>
<td>Provost</td>
</tr>
<tr>
<td>Academic Discrimination</td>
<td>Associate Provost</td>
<td>Provost</td>
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<tr>
<td>Educational Records</td>
<td>Registrar</td>
<td>Standards &amp; Standing Committee</td>
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<tr>
<td>Housing</td>
<td>Housing Appeals Committee</td>
<td>Dean of Students via Director of Housing Operations</td>
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<tr>
<td>Honor Code</td>
<td>Honor Council via Director of Community Standards</td>
<td>Faculty Appeals Committee via Director of Community Standards</td>
</tr>
<tr>
<td>Information Technology</td>
<td><a href="mailto:help@rhodes.edu">help@rhodes.edu</a></td>
<td>Chief Information Officer</td>
</tr>
<tr>
<td>Standards of Conduct</td>
<td>Community Standards Council via Director of Community Standards</td>
<td>CSC Appeals Committee via Director of Community Standards</td>
</tr>
<tr>
<td>Bias Incidents</td>
<td>Bias Incident Reporting System (BERS)</td>
<td>See Standard of Conduct Policy</td>
</tr>
<tr>
<td>Parking</td>
<td>Director of Campus Safety</td>
<td>Traffic Appeals Committee</td>
</tr>
<tr>
<td>Sexual Misconduct/Title IX</td>
<td>See Title IX and Sexual Misconduct Policy</td>
<td>See Title IX and Sexual Misconduct Policy</td>
</tr>
<tr>
<td>All other violations of college policy</td>
<td>Director of Community Standards</td>
<td>Dean of Students</td>
</tr>
<tr>
<td>Student Organizations</td>
<td>IFC for fraternity/sorority; Office of Student Engagement for other student organizations</td>
<td>Vice President of Student Life</td>
</tr>
</tbody>
</table>

- If the concern is not specifically identified above, contact the Office of the Vice President of Student Life.
- If a concern is not satisfactorily addressed through the offices and agents above, it is possible to file a formal written complaint. That process is described here.
- If the resolution of the complaint is unsatisfactory and meets the requirements for an appeal as indicated in the college catalogue or student handbook, the issue should be brought forward to the committee or individual as listed above.
- Should the institution not be able to resolve the student complaint, the student has the right to contact the federal government or the State of Tennessee and their respective agencies to determine the course of action. Complaints can be filed with the following agencies:
  - Complaints related to the application of state laws or rules related to approval to operate or licensure of a particular professional program within a postsecondary institution shall be referred to the appropriate State Board (i.e., State Board of Health, State Board of Education, and so on.) within the Tennessee State Government and shall be reviewed and handled by that licensing board (http://www.tn.gov), and then search for the appropriate division.
  - Complaints related to state consumer protection laws (e.g., laws related to fraud or false advertising) shall be referred to the Tennessee Division of Consumer Affairs and shall be reviewed and handled by their Unit (http://www.tn.gov/consumer/).
  - Allegations regarding noncompliance with accreditation standards, policies, and procedures may be made to the Southern Association of Colleges and Schools Commission on Colleges (SACSCOC), 1866 Southern Lane, Decatur, GA 30033-
Title IX (Department of Education Office of Civil Rights). Individuals who wish to file a complaint with the U.S. Department of Education's Office of Civil Rights must do so within 180 days of the incident based on the time limits for adjudication set by that agency. The complaint policy, procedure and complaint form may be found at https://www2.ed.gov/about/offices/list/ocr/index.html.

Student Organizations

In General
Authority, Responsibility, and Accountability for student organizations are delegated along the following line:

- Officer(s) of Student Organization (President, Chair, etc.)
- Director of Student Engagement or designee and the Dean of Equity and Engagement have the shared authority, responsibility, and accountability for student affairs and student organizations.

1. What constitutes a student organization at Rhodes College?

A student organization is defined as a group of college students who unite to promote or celebrate a common interest. While student organizations of the College may include faculty, staff, or community members, the majority of the organization must be Rhodes College students. Additionally, only students are permitted to serve as officers of officially recognized student organizations.

2. What does it mean to be a registered Student Organization at Rhodes College?

A registered organization has completed all necessary paperwork and submitted it to Office of Student Engagement and the Allocations and Student Organization Commission. Please familiarize yourself with the privileges/benefits listed below and make sure that your organization is not participating in these types of activities unless they are registered. Groups that are existing organizations must re-register every year, and they must electronically submit an updated profile, membership roster and constitution and by-laws on Presence.

3. Benefits of being a Registered Student Organization

All organizations must maintain an active, up to date profile with the Office of Student Engagement on Presence. Failure to register annually will result in denial of privileges or deactivation of organization. Registration as a student organization is a privilege and is not intended to restrict the free association of students in non-registered organizations. Upon registering, student organizations gain several privileges, including the ability to:
• Reserve space on campus for meetings and approved activities.
• Conduct approved fundraising projects on campus.
• Coordinate activities with other student organizations offices and/or departments.
• Have college mail collected by a student organization leader and the use of a mailing address at Rhodes College.
• Apply for funding through the Allocations and Student Organizations Commission for all campus projects and programs.
• Be considered for Campus Life and College awards.
• Have an Organizational Site on Presence.
• Have the ability to advertise via flyers and other mechanisms on campus.
• Participate in the Student Involvement Fair
• Use of the Rhodes name and trademark.

Student Organization Recognition

Process of Starting a Student Organization

Enrolled students of Rhodes College may petition the Allocations and Student Organizations Commission (ASOC) in order to create a new, recognized and active student organization. Below is the process for any student seeking to start a new organization:

• Submit interest form, including a roster of at least 10 students who intend to join the club, to the Vice Commissioner via Presence
• Attend an Organizational Resource Meeting, held monthly
• Write a constitution to be reviewed by Student Engagement staff and the Vice Commissioner
• Present final proposal and constitution to the Commission to be approved by a two-thirds vote of the Commission.
• If approved, all documentation will be sent to a Student Life Administrator for final approval
• Once complete, all new officers will be required to complete training

Requirements of a Student Organization
In order for a student organization to remain active and eligible for funding, it must maintain the following requirements on its student organization’s Presence page:

- An active roster of enrolled students
- An Allocations-approved constitution and bylaws
- A current advisor agreement signed by a full-time faculty or staff member
- Have an updated contact list of the organization’s executive members, including a President and a Treasurer

With the exception of nationally-affiliated honor societies, fraternities and sororities, and religious groups that have received official approval from the Dean of Equity and Engagement or designee, official recognition by the College will be granted to organizations who meet with the following requirements: (1) the organization’s purpose is not in conflict with the mission of the College, (2) the membership of the organization is available to all Rhodes students who are interested in membership, and (3) the organization must be distinct and unique from all other existing organizations on campus.

The Allocations and Student Organizations Commission (ASOC) Vice Commissioner or Office of Student Engagement will notify the organization in writing of the decision. If denied, a written explanation of the denial along with the procedure for appeal must be included.

The decision of ASOC may be appealed in writing to the Office of Student Engagement, and then the Dean of Equity and Engagement if necessary.

The officers of recognized student organizations are responsible for the actions of their respective organizations. Neither the Dean of Students, Dean of Equity and Engagement, Office of Student Engagement nor the Allocations and Student Organizations Commission controls or is responsible for actions taken by student organizations.

**Student Organization Event Guidelines**

The following guidelines have been set forth by the Office of Student Engagement to oversee all events, practices, meetings, and activities for registered Student Organizations at Rhodes College. For the purposes of this document all three will be referred to as events.

I. **General Expectations**

   A. Student Organizations must request the use of campus space through Presence at least 3 weeks in advance. Late submissions may be accepted but to guarantee the ability to accommodate your event, advance notice is required. Please allow 3-5 business days to process your request.
B. Any groups that use space on campus are responsible for leaving all rooms in the condition in which you found them, which includes removing or properly disposing of all items that you bring into the room. Clean-up of events on campus must be completed by 8:00 a.m. the following morning unless an earlier time is requested in advance. Failure to follow this directive may result in charges being placed on the student group.

C. Attendance tracking is required for all student organization events on or off campus. Attendee information should be collected upon entry. It is highly encouraged for student organizations to use Presence to track Rhodes student attendance at events. Guests invited from outside the Rhodes community must be submitted 24 hours in advance of the event to Campus Safety to ensure their ability to enter campus.

D. External vendors and special guest speakers are allowed to be contracted or invited for student organization events, but names must be submitted to Campus Safety 24 hours in advance. Note: Any contracts that are being paid for with funds from Allocations must be signed by a designated college official.

E. Student organizations may not schedule activities or study breaks during finals period, including reading days. Events taking place on the last day of class in the spring semester will be approved on a case-by-case basis.

F. The College will always require adherence to local health department and CDC guidelines for meetings and events unless an exception has been made by Rhodes administration. Attendees are required to abide by the masking and distancing policies in place at the time of the event.

II. On-Campus Space Constraints & Expectations

A. Event attendance must remain within the published capacities for the event space as reported in EMS. This number could change for various reasons. If a space capacity does change, you will be notified in advance of the event and able to alter arrangements.

B. Rhodes College Physical Plant maintains a supply of tables and chairs that student groups may request for use at events on campus. Groups can request these resources through their initial request in Presence and a member of the Student Engagement office will reach out if the College does not have the resources for the event. Final event setups must be submitted at least 3 days prior to the event. (Note: Physical Plant is not present on the weekends or after 3:00 p.m. to change setup).

C. Audio/Visual needs must be included in the event submission on Presence so the groups can be guaranteed a space with the appropriate set-up. Some events may be required to have a technician to operate the requested needs; these come at an additional cost to the organization. Staff in the Office of Student Engagement can offer consultation about what is most appropriate for your event.
D. To reduce damage to campus buildings, groups are only allowed to affix things to the walls, doors, windows, blinds, or railings in any of the rooms or hallways using approved materials. Free standing decorations are permitted. Requests for exceptions must be submitted and approved by the Office of College Events. Student groups can be charged for room or space damages if necessary.

III. **Funding**

A. Registered Student Organizations that wish to obtain funding for an event on or off campus must have their event submitted in Presence at least 4 weeks in advance to be eligible for funding. Budgets must be submitted by the Sunday prior to 3 weeks in advance of the event.

B. The Allocations and Student Organization Commission (ASOC) process for funding student events can be found [here](#).

IV. **Advertising**

A. Events must be submitted through Presence are eligible to be placed in the “Rhodes This Week” twice weekly emails.

B. Advertising for events must follow the “Campus Posting Policy” outlined in the student handbook.

C. Any advertisement that does not contain the name of a sponsoring organization, has been placed in a prohibited area, or is for an event that has not been registered or notified, is eligible to be removed at any time. Violations of this policy may result in consequences for the organization.

V. **Alcohol**

D. Student Organizations are permitted to host events with alcohol on or off campus.

E. Any event with alcohol may be subject to increased scrutiny and restrictions to ensure state and college policies are being followed.

F. A meeting with the Office of Student Engagement is required for any student event or organization that is planning to serve alcohol.

G. The Campus Alcohol Policy states that these events must be either BYOB (Bring Your Own Beverage) or run through a Third-Party Vendor.

VI. **Off-Campus Events**
H. All Student Organizations must notify the Office of Student Engagement of events the organization is holding off campus.

I. Notification is required at least 1 week in advance through Presence if the group is not utilizing any campus resources. Otherwise 4 weeks is requested.

J. Off Campus Student Organization events are any events not held on college owned property, this does include the IFC & Panhellenic Lodges as off campus entities.

K. Additionally, an event is considered off campus if students must travel to the event within the city of Memphis or the surrounding Metropolitan area.

VII. **Travel**

A. Student organizations planning to travel must notify the Office of Student Engagement at least 3 weeks in advance through Presence.

B. Student Organization travel is any time the group is traveling outside the greater Memphis area for Student Organization business, competitions or events.

C. Additional meetings may be required to ensure that the group understands College expectations while traveling.

VIII. **Events with Minors**

A. Student groups may host events with minors on campus if the parents or guardians are present for the duration of the event.

B. If the minors are under the supervision of students, each student who will be responsible for a minor will be required to pass a background check under state law. Please allow up to 4 weeks for background checks to be processed.

**Student Organization Funding**

Once the College recognizes a student group, the organization may apply to receive financial support from the Allocations and Student Organizations Commission. All submissions must adhere to a strict set of funding guidelines set by the commission and the college. Recognized status does not guarantee funding by the College. Funding requests must be submitted at least 3 weeks prior to an event for their request to be considered.

If funding is granted, the student organization may only use the awarded funds on the approved items. Last minute changes to the use of the approved funds or amount must be authorized by the commissioner and/or the Office of Student Engagement prior to purchase. Failure to follow these guidelines may result in disciplinary action for the organization or individuals involved.

For more information about Student Organizational Funding please email engagement@rhodes.edu.
Organization Equipment & Supplies

All equipment purchased by any Student Organization or Club Sport with College funds is the property of Rhodes College. Equipment must be returned at the conclusion of the season (for club sports) or academic year. Appropriate storage, administration and maintenance of equipment are the responsibility of the respective student organization. Items purchased or used for events must be returned at the conclusion of the event. Storage and maintenance of these items will be at the discretion of the Office of Student Engagement. Organizations and individuals may be held accountable for any items damaged or lost while in the possession of the group.

The Office of Student Engagement maintains an inventory of items that are both reusable and non-reusable available for use by Registered Student organizations. That inventory can be found here: https://rhodescollege.myturn.com.

Accountability

i. Student organizations with (inter)national affiliations

All student organizations are to follow their (inter)national organization guidelines and procedures both on and off campus as well as any college policies or guidelines. Failure to do so may result in disciplinary action by the college and/or the (inter)national organization.

ii. Adjudication for Violations of the Rhodes College Standards of Conduct

A student organization’s violation of college regulations or failure to adhere to expected standards of conduct will be adjudicated by the appropriate student judicial body or administrator, as determined after initial review by the Director of Community Standards in consultation with the Director of Student Engagement. Persistent or extreme violations at the student organization level may result in withdrawal of recognition by the College.

A student organization may appeal the findings of violation of regulations or standards of conduct in writing to the Vice President for Student Life, unless otherwise directed in the sanctioning letter. Appeals must be based on the same grounds listed under the Rhodes College policies of Student Conduct in the Student Handbook. In the event that an incident is adjudicated by a judicial body, that body’s appeal guidelines govern the appeal for that finding.

Campus Safety Policies

The Role of Campus Safety

The Campus Safety Office is structured within Rhodes’ Division of Student Life, putting Campus Safety in close contact with all aspects of student life.
The primary mission of the Campus Safety Department is to preserve the safety and security of the campus community to enable the mission of the College to go forward. This mission includes comprehensive efforts aimed at protecting our community from threats to both person and property. Although the Campus Safety staff is considered a private security and safety force, they are responsible for enforcement of all state and local laws, College policies and procedures, security, safety, and emergency responses. As a “first responder”, Campus Safety stands ready and well-trained to provide support services to meet the many and varied needs of the Rhodes Community.

Due to the importance of Campus Safety, students are advised that it is a specific offense of the student code of conduct to fail to comply with the directions of a College official including those with Campus Safety or to fail to identify oneself to a College official including those officers in Campus Safety.

**Weapons**

Rhodes College strictly prohibits possession of weapons of any type by students, employees or visitors on all College property, including but not limited to firearms of any type, B-B guns, pellet guns, paintball guns, stun guns, slingshots, bows and arrows, martial arts weapons, knives, chemical weapons, explosives or any other object or substance that could be used as a deadly weapon. Toy and squirt guns can look realistic and may be perceived by others to be a weapon, subsequently leading to safety concerns and potential police involvement. Therefore, toy and squirt guns are not permitted on campus.

The College recognizes the desire for students to protect themselves when appropriate and necessary. Personal defense spray is permitted in these circumstances. Students who are concerned for their safety can contact Campus Safety 24/7 at 901-843-3880 (non-emergencies) or 901-843-3333 (emergencies), or by visiting the Campus Safety Office at #5 Spann on the northwest corner of University and Tutwiler.

Violators (including those individuals with valid Tennessee gun carry permits) are subject to suspension, expulsion, termination, or any combination of appropriate sanctions for violation of this policy.

The sole exception to this policy is that Rhodes College complies with Tennessee Code Annotated § 39-17-1313.

In accordance with TCA § 39-17-1313, a person who has a valid enhanced handgun carry permit or concealed handgun carry permit or who lawfully carries a handgun pursuant to § 39–17–1307(g) may, unless expressly prohibited by federal law, transport and store a firearm or firearm ammunition in the person’s motor vehicle if:

1. The person’s vehicle is parked and located where it is permitted to be; and
2. The firearm or ammunition being transported or stored in the vehicle:
   - Is kept from ordinary observation if the person is in the vehicle;
Is kept from ordinary observation and locked within the trunk, glove box, or interior of the person’s motor vehicle or a container securely affixed to the vehicle if the person is not in the vehicle.

Any violation of this policy should be reported immediately to Campus Safety at 901-843-3880. Prohibition of such weapons extends to the property and/or vehicles controlled by an individual while on College property if that individual is not in compliance with TCA § 39-17-1313. Questions regarding this policy should be directed to the Director of Campus Safety.

**Alternative Modes of Transportation**

**Hover boards.** Hover boards, including self-balancing scooters (Bird, Lyme, etc.), battery operated scooters, and hands-free Segways, are prohibited on campus.

**Scooters.** No electric scooters are allowed on campus inside the gates, unless approved as an accommodation for a disabled student. For safety purposes, there is a designated parking area for electric scooters outside the gates along the curb of University Street located just south of the Tutwiler crosswalk and near the Bellingrath pedestrian gate. This is the only approved parking location for electric scooters.

**Clery Act**

The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (usually called “the Clery Act”) requires colleges and universities that participate in federal financial aid programs, such as Rhodes College, to keep and disclose information about fires and crime on their campuses and other areas within their control. Requirements include maintaining a crime log of certain crimes identified by the Clery Act and publishing an Annual Security Report by October 1 of each year. You can view the Rhodes College Security Report at [https://www.rhodes.edu/student-life/services-and-support/safety-campus/annual-security-fire-safety-report-clery-report](https://www.rhodes.edu/student-life/services-and-support/safety-campus/annual-security-fire-safety-report-clery-report). You can also review the daily crime log at [https://www.rhodes.edu/student-life/services-support/campus-safety/crime-and-fire-report](https://www.rhodes.edu/student-life/services-support/campus-safety/crime-and-fire-report). If you would like a printout of the daily crime log, you can request it in person at the Campus Safety Office, #5 Spann on the corner of University and Tutwiler, or email the Director of Campus Safety at sloasi@rhodes.edu.

The Clery Act also requires Rhodes to issue timely warnings if it receives information about a significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees occurring on campus. For more information, see the policy on Emergency Notifications.

For questions concerning the Clery Act, contact the Campus Safety Department.

**Missing Student Policy**
The Rhodes College missing student policy relates to students who reside in on-campus student housing. Rhodes College will report to the appropriate contact person and to the Memphis Police Department any student who has been determined to be missing from campus for 24 hours or more.

If any member of the Rhodes community believes that a student who lives in on-campus housing has been missing from campus for at least 24 hours, one or more of the individuals or organizations on the list below should be contacted.

- Dean of Students
- Director of Residence Life
- Director of Campus Safety
- Rhodes College Campus Safety
- Memphis Police Department

When a campus official other than Campus Safety receives a report that a student is missing, the report must be referred to Campus Safety immediately for investigation. The Campus Safety Department will initiate a "Missing Student" report. The College will take reasonable and prudent steps to locate the student. Campus Safety may contact the Memphis Police Department for assistance in its investigation.

Students can identify a contact person whom Rhodes College shall notify within 24 hours of the determination, either by Campus Safety or the Memphis Police Department, that a student is missing.

This contact information will be confidential and will be accessible only to authorized campus officials, and will be disclosed only to law enforcement personnel in furtherance of the missing student investigation.

Once a student has been determined to be missing, Rhodes College will take the following actions no later than 24 hours from the determination:

1. Notify the emergency contact person named by the missing student. Notification will be made by all methods of contact provided by the missing student.
2. Notify the student’s custodial parent or legal guardian if the missing student is under the age of 18 and not emancipated.
3. Notify the Memphis Police Department if it was not already involved in the missing person investigation.

**Guests and Visitors**

**Guest on campus in general**

Guests are expected to remain under the auspices of their host and the host bears the responsibility for the guest’s behavior in compliance with campus policy. Host responsibilities for a guest should not be transferred from one person to another. Guests are not permitted during finals and senior week.
Overnight Guests
Rhodes permits 24-hour visitation if the student first secures the verbal approval of their roommate(s) and/or suite-mate(s) before the arrival of any visitors. A roommate's right to free access to the room/apartment at all times, privacy, study time, or sleep must not be compromised because of a guest. Any student wishing to entertain a guest, whether of the same or opposite sex, must have the permission of the roommate(s).

The College does not allow cohabitation and cannot ignore any infraction of this policy that comes to its attention. Cohabitation is defined as a guest spending the night more than three consecutive nights. Failure to comply with these requirements may result in disciplinary action.

Visitors
Visitors without a host bear the responsibility themselves for compliance with campus policy. Visitors are expected to conduct themselves in a civil and non-disruptive manner. Visitors are not permitted during finals and senior week.

Trespass Notice
A Criminal Trespass Notice may be issued by any Campus Safety or Rhodes official when it is determined that an individual’s continued presence on campus poses a significant threat to the health, safety, welfare, or academic experience of members of the College community. Regardless of whether such notice has been issued, any individual who is deemed to have committed a crime may be subject to arrest by the Memphis Police Department.

Lost and Found
All items found on campus should be turned in to Campus Safety located in Spann Place #5. Campus Safety will donate all items not claimed during the semester at the beginning of each new semester - August 15, January 15, and May 15. Lost and found is in the Campus Safety office in Spann Place #5 and on the Campus Safety website.

Bicycles
All bicycles should be registered with the Campus Safety Office. Bicycles may be stored: 1) in the student's own residence hall room, 2) in the bicycle storage rooms assigned, or 3) in the outside bike racks. Bicycles may not be stored in hallways, social rooms, alcoves, under stairways, or other places. Campus Safety or Residence Life staff will remove bicycles found in unauthorized locations.

Pedestrian Gates
Campus pedestrian gates are equipped with locking devices and springs to ensure proper perimeter safety and security. Electronic key FOBs, issued to students, will access these gates. If a gate is left unsecured, please close it. Notify Campus Safety if it is malfunctioning.
Fire Safety

The safety of the Rhodes community is the highest priority. An essential piece to the College’s safety practices includes taking fire and fire hazards seriously.

A student may be in violation of the Fire Safety policy if they:

- Fail to evacuate a Rhodes College-controlled building or area during a fire or fire alarm
- Improperly use fire safety equipment, i.e. discharging a fire extinguisher or activating/engaging a sprinkler system when there is no threat of fire
- Tamper with or cause damage to any firefighting or fire safety equipment
- Light fires or burn items, i.e. burning paper on doors or walls

There may be other ways a student can be found in violation of the Fire Safety policy – violations are not limited to the examples listed above.

When considering whether a Fire Safety charge will be issued, Rhodes will consider whether the alleged action was intentional or unintentional. However, unintentional actions may still result in a Fire Safety charge, as ignorance is not an excuse to violate College policy. In such instances, consideration would be made as to the nature and severity of the sanction(s) issued if a student were found responsible for violating the policy.

Falsely reporting a fire or pulling a fire alarm is not only a violation of the College’s Fire Safety policy, but also of the Falsification policy.

Students who improperly use or tamper with firefighting or fire safety equipment will, at minimum, be charged a fine in addition to facing other sanctions. If such improper use or tampering occurs in a residence hall where the responsible party cannot be identified, the fine may be divided equally among residents on the floor or in the building.

The City of Memphis prohibits the use of fireworks in the city. Possession or use of fireworks is prohibited on the Rhodes College campus.

Residence Hall Policies

Bottle and Can Collections

Cans and/or bottles may not be stored, collected, or used as decorations in a resident’s room. Violations of this policy will result in a $50.00 fine for the first violation. Subsequent violations may result in additional disciplinary action. Students are encouraged to recycle cans and bottles using one of the recycling centers on campus.

Common Area Damage
When intentional and deliberate damage occurs in a common area (hallway, communal bathroom, social room, etc.) and no one claims responsibility for such damage, the RAs of the building will notify the residents of an impending Common Area Damage charge. If the individual(s) responsible cannot be identified, then the charge is equally distributed among the community members.

Each resident should feel as though they have an intrinsic investment in the residential community. As such, residents should feel motivated to hold each other accountable for their actions. If a student damages college property, they are bound to accept responsibility and report these actions to their RA. Damage to public areas often goes unreported. Failure to take responsibility for our actions and allowing members of the hall to pay for damage is a serious breach of our Honor System. If damage occurs accidentally, the student still holds the responsibility to report the incident to their RA honestly and promptly.

If damage occurs to an area outside of the residence hall, but can be connected back to a particular residence hall, the damage charge may be assessed to the residents of that residence hall.

Charges will often be assessed based on a standardized fine. Situations that require additional work from sources outside of the College will result in the fine plus the cost of the outside contractor. Damage fines can be incurred for the following but are not limited to: Vomit, excessive trash, and cracked or broken window panes. Additional fines may be assessed for deliberate contamination of recycling bins.

**Semester/End of Year Closing**

Students must remove all their belongings within 24 hours after their last exam and check out appropriately. Only graduating seniors and students associated with an official College function will have permission to remain past the official closing. Students (non-Seniors) must be approved to stay past official closing by the Director of Housing Operations. When extenuating circumstances exist, students must agree to be relocated (along with all their possessions). Students who remain beyond the official closing date and time will be fined $250 per day.

**Fire Extinguisher, Fire Alarms and Fire Related Activities**

Falsely pulling a fire alarm or discharging a fire extinguisher, possession of fireworks on campus, and burning items (e.g., paper on doors or walls, paper in bathrooms, etc.) is prohibited. Minimally, first-time offenders will be fined $100.00 and the SRC may take other appropriate action. If the person responsible cannot be identified, the charge may be divided equally among residents of the floor. Clean-up fees may also be charged.

Any student who willfully fails to exit the residence hall after the fire alarm sounds will be subject to disciplinary action that may result in removal from the residence hall.

Rhodes is required to conduct fire drills each semester to ensure that fire safety systems are in working order.
Fire Prevention and Safety

The residence halls are private residences owned and maintained by the College. They are subject to the Memphis Fire Code, and are regularly inspected by the Fire Marshall's Office.

1. Students should test their battery operated smoke alarm regularly to assure proper operation of the alarm. Service requests for malfunctioning alarms or new batteries should be submitted through the work order system. Smoke alarms must not be tampered with or covered.

2. No upholstered furniture that has significant cuts or ruptures in the upholstery will be permitted in the residence halls. Students may be asked to remove items on walls that create a fire hazard. No items are to be hung from ceilings, covering lights, or covering smoke detectors.

3. Students may be asked to remove appliances to avoid overloading the circuits and to avoid fire hazards. All electrical appliances should be turned off when not in use.

4. Refrigerators in residence halls must be no larger than 33” high or 19” wide. Only one refrigerator per room.

5. Any appliance with an open flame or burner, including but not limited to candle warmers, hot plates, electric skillets, toaster ovens, toasters, counter top style grills, sandwich makers and woks are prohibited.

6. Halogen and other exposed bulb lamps are not permitted.

7. “UL Approved” power-strips with surge protectors not exceeding 15 amps must be used.

8. “UL Approved” Christmas tree lights designed specifically for indoor use may be used. No other forms of extension cords or multi-outlet extenders can be used.

9. Neon lights, beer signs, fireworks, flammable liquids of any kind, and open flame devices, including but not limited to candles and incense, are not allowed in residence halls.

10. Residents are prohibited from installing air conditioners or ceiling fans in their rooms. Students are prohibited from plugging air conditioner units into any other outlet not designated specifically for the unite.

11. Space heaters are prohibited.

12. All residence hall spaces are non-smoking.

Failure to comply with any of these fire safety requirements will minimally result in a $50.00 fine for first offense. Subsequent offenses may result in suspension or expulsion from the residence halls.

Housing Contract

All students who reside in campus housing sign the Housing Contract and agree to abide by the policies and regulations contained therein. Students have a responsibility to know all College policies in general, and specifically all residence hall policies contained in the Housing Contract and The Student Handbook.
Housing Registration

To participate in housing selection, a student must complete an online registration from the link sent to them via e-mail by Residence Life each year. Students who register on time will receive an email giving them the date and time they can go into the system and select their room and bring in their roommate(s). Students who register for housing after the designated date will select from available upper-class housing spaces after the housing selection process. By registering for housing selection, students agree to the housing cancellation policy. By contacting the Director of Housing Operations, a student may cancel the registration or housing assignment.

1. If a student cancels by 5 p.m. on May 15, the student will incur no cancellation fee.
2. If a student cancels between May 16 and June 30, a cancellation fee of $250 will be placed on the student's account.
3. Students who cancel between July 1 and July 15 will incur a $500 cancellation fee.
4. Cancellations after July 15, will incur a cancellation fee of $750.

If a student registers for housing, and then decides to participate in a study abroad program during fall semester, the registration will be deferred to the spring semester, and no cancellation fee will be incurred. If a student registers for housing, and subsequently is released from the residency requirement, the registration will be cancelled without penalty. If a student registers for housing and subsequently withdraws or transfers, the student will be held to the housing cancellation policy. In the case that a roommate withdraws from housing, a student may be assigned to the open space, or the remaining student may be asked to move to another under booked room. Students on the waiting list will not be charged the cancellation fee unless they accept a housing assignment and subsequently cancel.

Keys and Key Fobs

Individual room keys will be issued to each resident student by the Residence Life Office upon arrival on campus. Students will have access to the outside doors of residence halls via electronic key fob. It is the responsibility of each student to protect all other students by taking care neither to lose residence hall keys and key fobs nor lend them to others. Lost keys and fobs should be reported to Campus Safety. A new fob and room key can be requested via the campus work order system. Residents must return keys to the Residence Life Office when leaving campus or at the end of the year. Students who fail to report a lost or stolen key are jeopardizing the safety and security of their fellow students. The cost for a replacement key fob is $25. Lost or unreturned keys will result in a $10.00 charge. Students are to keep their key fob unless they withdraw or graduate from the College.

Due to the serious compromise to the security of all residents, exterior doors should never be propped. A $50.00 fine and a possible referral to the Community Standards Council will be assessed for individuals found violating this policy.

Laundry and Vending Services
Laundry and vending services are available in many of the residence halls. Refunds for lost money may be obtained from Rhodes Express. See section on Physical Plant for reporting broken machines. Housing Operations will remove remaining clothing items at the end of the semester.

**Official Recesses**

All residence halls remain open during fall, Thanksgiving, spring, and Easter recesses. Food service is limited or not available during this time and meal plan is not in effect. Limited break housing is available between fall and spring semesters. Students must live in Voorhies, Voorhies-Townsend, Trezevant, Townsend, Blount, Robinson, and East Village A, B, C. During the break between the fall and spring, students not associated with college business will be charged $500 for their stay. Students who wish to remain in halls during the break between the fall and spring must be approved by the Director of Housing Operations. They must be approved by November 30th.

Students who remain in the halls after the posted closing times or who arrive prior to halls opening may be asked to leave immediately, may be fined a fee per day, and may face disciplinary action.

**Personal Property**

Students’ personal belongings are not covered by College insurance. Students are encouraged to have renter’s insurance or confirm that personal belongings are covered under parent’s/guardian’s homeowner’s policy. Bicycles must be locked in a rack or when not in use.

**Pest Control**

The College contracts with a pest control company to provide service to control insects and rodents. Service is requested by submitting a work order to Physical Plant by Sunday or Wednesday of each week. If it is found that unsealed food, excessive trash, or improper storage of belongings has led to extra treatment, the resident(s) may be charged the total cost incurred by the College. Do not use your own pest control products. Use of such chemicals can pose a serious health risk to you and the other residents who live near you.

**Physical Plant and Maintenance**

Routine maintenance may be requested via the Rhodes webpage. For emergency requests, call Physical Plant at 901-843-3870; if no answer or after hours, call Campus Safety at 901-843-3880.

Students are responsible for cleaning assigned room. Housekeeping staff will clean community bathrooms/showers, laundry rooms, and common space. Residents in apartment style units (East Village, West Village, Spann, and Parkway Hall) or suite style unit bathroom (Glassell, Blount, Robinson, Voorhies, and Voorhies-Townsend) or rooms in unit, are responsible for cleaning the suite, including common areas, bath/shower rooms, and kitchens.
Residence Hall Property

1. All residence hall furniture in students’ rooms at the beginning of the academic year must remain in their rooms throughout the academic year.
2. Beds may not be stacked on other beds, dressers, or desks. Bed risers may not be used.
3. Students are responsible for removing trash and debris and for cleaning their residence hall room when moving out of a room. Failure to do so is subject to a fine. No items may be stored on campus during the summer. Anything left behind will be discarded and the expenses incurred will be charged to the owner(s).
4. Social rooms serve as a place where residents can gather as a community. Thus, priority for reservation is given to residents of the hall and Residence Life sponsored programs. The primary use of social rooms should allow for maximum availability and access to hall residents. Social rooms are not intended to serve as sleeping or storage spaces for residents or their guests.
5. Personal furniture or equipment must not be placed in the halls or lounges. Any items of furniture found missing from a residence hall room will be charged to the residents of that room. A student who leaves personal furniture in a room after checking out will be charged a disposal fee. Social Room furniture must remain in social rooms at all times. Removal of furniture is considered a violation of the Honor Code. Additionally, any costs involved and a fine of up to $100 will be assessed in such matters. Screens must not be removed from windows. Student-made or individually purchased lofts of any kind are not permitted in residence halls. Students with lofts will be fined no less than $100.00 for any offense. Use of bed raisers is prohibited. Marrying and destruction of furnishings and defacement of walls, doors and woodwork, breakage of windows, etc., is not tolerated. Compensatory damages will be assessed for any violation, and disciplinary action will be taken against those responsible.
6. Students are prohibited from being on the roof or other unapproved spaces. Violation of this policy may result in $50 fine and housing probation or removal.
7. Tampering with, opening or removing window screen is prohibited.
8. Residents may not install radio, television, satellite or other telecommunications equipment outside of the room or apartment.
9. The uses of the residence hall space and/or individuals’ room for business purposes is prohibited.
10. Students are not permitted to play sports or ride bicycles or skate boards in residence

Residency Requirement

Living on campus is a vital part of the college experience and aids the student’s adjustment to college. Room changing/moving to a room not approved by a Residence Life Staff member may result in a $50 fee for each offense. In addition, students may be charged the cost of occupying an additional room if they move into a space that they are not assigned to. Therefore, all first-time, first-year students at Rhodes must live on campus for their first three full academic years. Transfer students must live in College housing until they have completed three full academic years;
previous enrollment at other institutions counts toward fulfilling this requirement. Exchange students must reside in College housing for the duration of their enrollment at Rhodes.

**Room Changes**

All changes in room assignment must be pre-approved by a staff member in the Residence Life Office. During the academic year, a student may not change rooms during the first two weeks or last two weeks of either semester. Between June 15 and August 1, returning students may change room assignments for the upcoming year with the approval of the Director of Housing Operations.

**Room Condition Report**

The Dean of Students or the Dean’s designee, in consultation with the Director of Campus Safety and/or Director of Housing Operations, may authorize a search of a student's premise if there is reasonable cause to believe that a violation of college policy is occurring or has occurred.

Authorized personnel of Rhodes have the right to enter student rooms at any time for purposes of maintenance and repair, inspection of health and safety conditions, and investigation of violations of College regulations. Resident Assistants conduct routine checks of battery-powered room smoke detectors. At least once a semester a representative of the Residence Life Office and/or a representative of Physical Plant or Campus Safety will conduct safety, sanitation, and maintenance inspections. Rooms are expected to be livable and in good sanitary conditions, they are not expected to be pristine.

**Room Searches and Safety Inspections**

The Dean of Students or the Dean’s designee, in consultation with the Director of Campus Safety and/or Director of Residence Life, may authorize a search of a student's premises if there is reasonable cause to believe that a violation of college policy is occurring or has occurred. Students who refuse to permit or seek to delay a search of their dorm room or locker will be subject to disciplinary action.

Authorized personnel of Rhodes have the right to enter student rooms at any time for purposes of maintenance and repair, inspection of health and safety conditions, and investigation of violations of College regulations. Resident Assistants conduct routine checks of battery-powered room smoke detectors. At least once a semester a representative of the Residence Life Office and/or a representative of Physical Plant or Campus Safety will conduct safety, sanitation, and maintenance inspections. Rooms are expected to be livable and in good sanitary conditions.

**Storage of Personal Property**
The College does not provide storage for students. Please contact the Residence Life Office for recommendations for local off campus storage facilities.

**Student Conduct**

**Overview**

This section of the handbook discusses the various ways in which conduct violations at Rhodes can be addressed. It does not cover sexual harassment or other sexual misconduct. See the section of the handbook entitled Title IX and Sexual Misconduct Policy for more information.

At Rhodes College, we are committed to adjudicating alleged policy violations in a way that is thoughtful, deliberate, and fair. Remember that we commit to promote the pursuit of knowledge in an atmosphere of integrity, justice, and truth. This commitment is expected not only of our students, but of our staff and faculty members as well. The individuals who adjudicate conduct cases abide by this philosophy and engage in their work with this in mind.

**Conduct Processes**

When a student is alleged to have violated one of the College’s policies, there are three processes by which a student’s case may be heard:

- Administrative Hearing
- Community Standards Council
- Honor Council

These three processes exist to ensure that there is diversity of thought when addressing alleged misconduct. These three processes exist under the purview of the Director of Community Standards (also referred to as the Judicial Officer) or their designee, and they are authorized by the Dean of Students. The Director of Community Standards may, in their complete discretion, designate which process an alleged violation of student conduct policy be addressed by.

All student conduct processes, while slightly different in nature, abide by the same standard of proof – a preponderance of the evidence, or “more likely than not” - to determine whether a student did or did not violate College policy.

Student conduct processes at Rhodes are not legal proceedings and so do not strictly adhere to the rules of evidence and procedure by which courts are governed. For the same reasons, lawyers are not permitted to participate in student conduct processes at Rhodes. Any advice or assistance a student requests from legal counsel must be obtained prior to the conduct process.
Students are expected to be responsive to College officials when a meeting is requested, and more specifically, students are asked to respond in a timely manner to emails and communication sent on behalf of the conduct process.

When a student chooses not to be responsive or elects not to participate in the conduct process, the College reserves the right to move forward with the process in absentia. This means that the Office of Community Standards will conduct an administrative hearing relying on the information they have already received about the incident.

If the College chooses to hold a hearing in absentia, the student will lose the ability to provide new information not brought out in the original hearing.

A student that is the subject of a pending College investigation may be ineligible to graduate from the College until the investigation is resolved.

Amendments to the Disciplinary Violations, Disciplinary Sanctions, and Grounds for Appeal can be made at the discretion of Rhodes College. If amendments are made, the updates will be added to the constitutions of the Honor Council and Community Standards Council, respectively. These amendments will not require revisions and approval as outlined in Article V of the Honor Council/CSC constitutions.

**Disciplinary Violations**

At Rhodes College, each student is responsible for their behavior at all times and under all circumstances. Intoxication or the influence of drugs will not be considered a mitigating circumstance in determining whether a student has engaged in misconduct. Each student is responsible for the actions of their guest and may be held socially and financially responsible for any social offenses committed by that guest. Ignorance is not an excuse for violating College policy.

Since shared community standards are necessary to maintain an atmosphere of respect among individuals in the community, it is the responsibility of every member of the community to report any violation of the Honor Code or Standards of Conduct.

Examples of student misconduct at Rhodes include, but are not limited to:

A. Lying in Official Matters. The term “lying” in official matters is defined as making an untrue or deceptive statement; making a material omission, or conveying a false impression, with the intent to mislead a Rhodes College official in an official matter; or falsifying, altering, or misusing official material with the intent to mislead a Rhodes College official in an official matter. Official matters and material include, without limitation, matters having to do with course work, college administration, faculty, residence hall administration, Campus Safety, Honor Council, or Community Standards Council. If an accused student has lied in an Honor Council hearing, the Council may use the lie as evidence relating to the Accused’s commitment to the Honor System when determining a sanction.
B. Cheating. The term “cheating” is defined as the attempt or act of giving or receiving unauthorized aid from any source on academic course work.

Cheating includes plagiarism. Plagiarism is an act of academic dishonesty. A student must not adopt or reproduce ideas, words, or statements of another person without appropriate acknowledgment. A student must give credit to the originality of others and acknowledge an indebtedness whenever the student does any of the following:
- Quotes another person's actual words, either oral or written.
- Paraphrases another person's actual words, either oral or written.
- Uses another person's idea, opinion, or theory.
- Borrows facts, statistics, or other illustrative material unless the information is common knowledge.
- It is the student’s responsibility to consult the professor, an Honor Council member, or writing handbooks for procedure for properly acknowledging sources.

C. Stealing. The term “stealing” is defined as the act of intentionally taking, appropriating, or transferring, without right or permission, the academic property of any individual, organization, or institution, either permanently or temporarily associated with the Rhodes community. The following are examples of what could be considered under the definition of stealing:
- Appropriating or obtaining access to files or any other electronically stored information without authorization of the owner of such files or information
- Taking papers, files, gradebooks, notes, past tests or exams or other academically-related information without the owner’s authorization
- Removal of or otherwise making unavailable any material from the Rhodes College library without permission

Outside the academic context, stealing is the attempted or actual theft of services or property of the College, of a member of the College community, or other personal or public property.

D. Violation by Guest. Any Honor Code/Standards of Conduct violation committed by a guest of a Rhodes College student, excluding prospective students registered through the Admissions Office, shall be the responsibility of their host.

E. Interfering with College or College sponsored activities, including but not limited to, studying, teaching, research, college administration, campus safety, or fire, police, or emergency services.

F. Bullying and Other Abusive Behavior. This offense includes, but is not limited to:
- Threatening the physical health or safety of another person
- Using physical force or violence against another person
- Blackmailing, extorting or demanding money not legitimately owed from another person
• Pervasive taunting, mocking, put-downs or demeaning humor that has the effect of interfering with a person’s ability to participate meaningfully in the Rhodes community
• Spreading gossip or rumors or socially excluding someone with the intention of interfering with that person’s ability to meaningfully participate in the Rhodes community
• Barring access to College property or facilities without the authority to do so
• Posting misleading, altered or fake images or video footage of a person online
• Creating fake social media profiles or websites and posing as another individual
• Sending email, texts, social media messages or voicemail messages that are intended to overwhelm or bombard another individual’s email, phone or social media accounts

G. Hate-Motivated Acts. Engaging in verbal, written or physical conduct that is (i) based on a person’s or group’s race, sex, national origin, sexual orientation, religion, gender identity, age (40 or over), or disability; and (ii) is intended to intimidate or injure the person physically, mentally or emotionally.

H. Interfering with the freedom of expression of others.

I. Attempted or actual damage to property of the College or property of a member of the College community or other personal or public property, on or off campus.

J. Hazing, which is an action taken or situation created to produce mental or physical discomfort, embarrassment, harassment or ridicule, or which destroys or removes public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in, a group or organization. The express or implied consent of the victim will not be a defense. No organization member shall condone hazing. Examples of hazing include, but are not limited to:
• Acts of personal servitude, including, but not limited to, doing someone’s laundry, buying someone’s food, driving someone around “chauffeuring” someone, completing someone’s classwork for them
• Any activity that would be viewed by a reasonable person as subjecting someone to embarrassment, degradation, or humiliation
• Pressuring or coercing a student into violating College policy or breaking state or federal law
• Physical brutality, such as whipping, beating, paddling, branding, “shocking”, exposing someone to the elements, depriving someone of food, or forcing/coercing someone into consuming food, liquor, or any substance
• Any other forced physical activity that could adversely affect the health or safety of the student
• Any activity that could subject a student to extreme mental stress, such as line-ups or berating, sleep deprivation, forced or coerced exclusion from social interaction, forced or coerced wearing of clothing/apparel, forced conduct that could result in extreme embarrassment, or any other forced activity that could negatively affect the student’s mental health or dignity
• Any activity that causes unreasonable interference with a student’s academic participation or performance
• Kidnapping or abandonment

K. Failure to comply with directions of College officials, including campus safety officers, in performance of their duties.

L. Unauthorized possession, duplication or use of keys to any College premises or unauthorized entry to or use of College premises.

M. Possession of weapons of any type by students or guests while on College property, including firearms, B-B guns, pellet guns, bows and arrows, hunting knives, explosives or other weapons, except as specifically permitted by the Weapons Policy in the Student Handbook.

N. Failure of a student host to reasonably supervise guest behavior, including behavior occurring in their residence hall rooms, behavior at student organization events, and behavior by off-campus guests.

O. Violation of the College’s Alcohol and Drug Policies.

P. Violation of any College regulation or policy.

Q. Violating the terms of any disciplinary sanction imposed in accordance with the Honor Code or Standards of Conduct.

R. Violation of any federal, state or local law.

S. The agreement to (can be inferred by silent presence or failure to act) or support for an act that is against federal, state, or local laws, Honor Code, Standards of Conduct, or College policy.

**Disciplinary Sanctions**

The following sanctions may be imposed for student misconduct at Rhodes:

1. Warning: This sanction will be used in cases in which the College determines that the appropriate lesson has been learned and conclude the matter with a formal letter of warning.

2. Disciplinary Probation: A written notification for violation of specified regulations. Probation is for a designated period of time and includes the probability of more severe disciplinary sanctions if the student is found to violate any institutional regulation(s) during the probationary period. Students on disciplinary probation are considered not in good social standing with the College. Good Standing may be
required for participation in certain campus activities. In addition, students not in good standing may have their conduct reviewed for leadership or employment positions on campus.

3. Loss of Privileges: Denial of specified privileges for a designated period of time.

4. Fines: Previously established and published fines may be imposed.

5. Restitution: Compensation for loss, damage, or injury. This may take the form of appropriate service and/or monetary or material replacement.

6. Discretionary Sanctions: Work assignments, service to the college, education, referral to counseling, or other related discretionary assignments (such assignments must have the approval of the Judicial Officer or their designee).

7. Residence Hall Suspension: Separation of the student from the residence halls for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.

8. Residence Hall Expulsion: Permanent separation of the student from the residence halls.

9. College Suspension: Separation of the student from Rhodes College for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.

10. College Expulsion: Permanent separation of the student from Rhodes College.

More than one of the sanctions listed above may be imposed for any single violation.

**Appeals**

All student conduct proceedings at Rhodes allow for an appeal of the outcome of the hearing. For administrative hearings, the appellate officer will be the Dean of Students. For appeals of hearings before the CSC, the appellate officer will be the Community Standards Appeals Committee, which is chaired by the Dean of Students and composed of a representative from Academic Affairs and a student representative, usually the President of the Honor Council. For appeals of an Honor Council decision, the appellate officer will be the Faculty Appeals Committee, composed of faculty and staff.

Whether from an administrative, Honor Council or CSC decision, the appeal must be in writing, written by the student and not a third party, and is limited to three grounds:

1. The student believes that the hearing procedure was not followed; and/or
2. The student believes the sanctions imposed were inappropriate for the violation of College policy; and/or
3. The student has new and relevant information, sufficient to alter the decision, that was unknown or unavailable to them at the time of the original hearing.

Appeals that are not based on one or more of the above grounds may be dismissed without further meeting or action. As with the original hearing, legal counsel may not attend any appeals hearing. Any advice or assistance of counsel must be obtained prior to the hearing.

While an appeal is pending, the student may continue to attend their courses and participate in College life as usual, unless they are under interim removal from campus. Additional limitations on personal contact and/or participation in College-related events or activities may be imposed while the appeal is pending.

After hearing the appeal, the appellate officer may:

- For administrative appeals, uphold the original decision and/or sanction, or may choose to render a new decision and/or sanction.
- For Community Standards Council appeals, sustain the decision of the Council or recommend that the Council reconsider its decision or sanction(s).
- For Honor Council appeals, sustain the decision of the Honor Council or return the case to the Honor Council for reconsideration with remarks and suggestions.

An appeal will not result in a more severe sanction for the accused student. The decision of the appellate officer is final.

**Administrative Hearings**

**Hearing Process**

When a case is addressed through the Administrative Hearing process, the staff member adjudicating the matter (the Judicial Officer or their designee) will send the student a charge letter via their Rhodes email address, informing them of the alleged policy violation(s) and sharing the date, time, and location of the hearing. Students typically have three business days to respond to this notification.

A student may request a written report from the Judicial Officer for their records. Students also have the opportunity to produce the names of any witnesses who may be important to include in the hearing process.

At the hearing, the student has an opportunity to share their story and address the alleged policy violation(s) they have been charged with.

The hearing process is laid out as follows:

1. The student shares their opening statement.
2. The student reviews the incident report and any supplemental documentation pertaining to the incident.
3. The student provides their narrative about what took place during the incident.
4. The Judicial Officer or designee asks the student questions relevant to the incident and their narrative of events.
5. The student shares their closing statement.
6. The Judicial Officer or designee concludes the hearing and deliberates on the outcome.

After the hearing has ended, the student will receive a decision letter via their Rhodes email address, informing them of the outcome, whether or not they have been found in violation, and if they have been found in violation, what the sanctions will be.

The Appeal Process

Students who wish to appeal the outcome of an administrative hearing should submit an appeal letter to the decision-maker who is named in the decision letter. The appeal letter must be written by the student, and not another individual or party. This letter must specify the basis for the appeal. Appeals will be considered based on the supporting documents provided by the student, and may be requested on one of three grounds:

1. The student believes that the hearing procedure was not followed;
2. The student believes the sanctions imposed were inappropriate for the violation of College policy;
3. The student has new and relevant information, sufficient to alter the decision, that was unknown or unavailable to them at the time of the original hearing.

Appeals that are not based on one or more of the grounds listed above may be dismissed without further meeting or action. Students have four business (4) days from the date their decision letter was sent to submit an appeal.

The appeal of an administrative decision will be heard by the Dean of Students. The Dean of Students may determine that, in addition to the documentation received for the appeal, interviews are warranted to gather more information about the appeal. After reviewing the appeal documentation/information, the Dean of Students may uphold the original decision and/or sanction, or may choose to render a new decision and/or sanction. An appeal will not result in a more severe sanction for the accused student. The decision of the appellate officer is final.

Organizational Misconduct

a. A student organization may be accused of a violation of the Standards of Conduct regardless of whether a member of the organization is individually accused of a violation arising from the same incident(s). Recognized organizations and sponsored activities are subject to the same rules and regulations as individual students, and Rhodes may hold them accountable for their actions even when the College pursues charges of misconduct for the same incident against individual members of the group.
b. A student organization may be held accountable if any of the following situations regarding an alleged violation(s) of the Standards of Conduct apply:

- The conduct is sanctioned by the organization and/or any of its officers. “Sanctioned by” includes, but is not limited to, active or passive consent or encouragement or possessing prior knowledge that the conduct was likely to occur; and/or
- The activity involved such a significant number of members of the organization and/or the organization advertised or promoted the activity through communications associated with the organization, such that a reasonable person would conclude that the activity was affiliated with or sanctioned by the organization; and/or
- The organization, either in whole or in part, planned and/or implemented the activity, and/or advertised the activity; and/or
- The activity occurred on property (whether on campus or off) owned, controlled, rented, leased, or used by the organization or any of its members for organization activities; and/or
- The activity was related to initiation, admission into, affiliation with, or as a condition for continued membership in the organization; and/or
- The organization knew or should have known about the activity and failed to act responsibly in preventing it.

c. In any hearing resulting from a violation by a student organization in which it is determined that the violation was caused by the action of individuals rather than the official action(s) of the organization, those individuals may be referred through the Community Standards process as individuals.

d. The president or equivalent officer of a student organization shall represent the organization in all conduct proceedings. Rhodes College-issued email addresses are the primary means of communication with student organizations and the Office of Community Standards. Officers within the student organizations are responsible for all communications delivered to their Rhodes College email addresses. Student organization leadership should check their Rhodes College email address daily. Notices of an investigation, meetings, and hearings are only sent to Rhodes College email addresses.

e. The president of the organization will be notified in writing by the Director of Community Standards of the charges against the organization. The president will be further advised in writing of any sanctions the Office of Community Standards is taking against the organization.

f. The Director of Community Standards will conduct an Administrative Hearing on the charge(s).

g. An organization that has been charged with a violation of the Standards of Conduct may, in the discretion of the College, be placed on interim suspension pending the investigation and adjudication of the charge(s). While on interim suspension, an organization may be directed to take one or more of the following actions: (1) refrain from publicizing or holding events; (2) refrain
from recruiting, meeting with, or initiating new members; (3) refrain from holding meetings of its membership; or (4) any other action deemed appropriate based on the charge(s) at issue. An organization placed on interim suspension will be notified in writing of the terms of the suspension. Failure to observe the terms of the interim suspension may itself be deemed a violation of the Standards of Conduct.

h. The following sanctions may be imposed when a student organization has been found in violation of the Standards of Conduct:

- **Termination** is removal of institutional recognition. Rhodes denies the organization all privileges associated with recognition including, but not limited to, the right to reserve space in College facilities or to use Rhodes property or resources, the right to receive student activity fees or other funding from College resources, and the right to participate in or sponsor extracurricular or social activities on campus.

- **Suspension** is removal of institutional recognition for a stated period of time. During the period of suspension, the organization will be denied the use of all Rhodes facilities and resources and may not in any way participate in or sponsor any extracurricular or social activity on campus. At the end of the prescribed period of time, the organization will be allowed to re-form subject to any condition(s) set forth at the time of suspension.

- **Probation with Loss of Privileges** is continued recognition with loss of the right to sponsor or participate in all extracurricular and/or social activities for a stated period of time. Further misconduct during the period of probation or violation of the terms of the probation will most likely result in a loss of recognition.

- **Probation** is continued recognition and operation with a warning that further misconduct during the period of probation or violation of the terms of the probation may result in loss of institutional recognition. Conditions may be attached as terms of continuance during the period of probation.

- **Warning** is notifying the organization that it has violated the Standards of Conduct and is a caution that repetition of the behavior or other misconduct may result in a more severe sanctions. An organization may not receive more than two warnings for the same conduct in an academic year without more serious action being taken.

- **Loss or Restriction of Privileges** is limitation or removal of social privileges including, but not limited to, the opportunity to schedule social functions, to use Rhodes facilities, or to post notices.

- **Educational Measure** is a requirement to complete specific assignments at the organization’s expense directly related to the violation committed.

- **Restitution** is requiring an organization to reimburse Rhodes, appropriate individual(s), or vendor(s) for damage or misappropriation.

- **Task Participation** is requiring the organization’s members to participate in assigned tasks or service projects appropriate to the violation.
i. The officers, leaders, or any identifiable spokespersons for a student organization may be directed by a member of the college staff to take appropriate action designed to prevent or end prohibited conduct by the organization or by any persons associated with the organization who can reasonably be said to be acting on the organization's behalf. Failure to make reasonable efforts to comply with the directive shall be considered a violation of the Standards of Conduct both by the individual officers, leaders, or spokespersons for the organization and by the organization itself.

j. Rhodes College officials may exercise the authority to cancel an organization’s event when there are concerns about an organization's ability to follow campus policies and guidelines. Cancellation notification will be through the Office of Student Engagement with rationale for the decision included. The sponsoring organization shall be notified immediately upon the decision to cancel.

k. In the course of an approved activity/event, the Department of Campus Safety or an acting Rhodes College official can discontinue a sanctioned activity/event when College policy is not being followed.

**Disciplinary Conduct Verification**

Students have the opportunity to apply for a variety of activities at Rhodes, during which the student represents the College and/or is placed in a leadership position. Because of the nature of these opportunities, applications for these positions may include consideration of the applicant’s disciplinary record.

Upon receipt of a signed release from the requesting student/alumni, Rhodes College will report to institutions or agencies outside the College any violation and/or sanction that is specifically requested by the institution/agency.

Disciplinary records are maintained for seven (7) years post-graduation or separation from the College. To request your disciplinary/conduct records, complete the Disciplinary/Conduct Record Request Form by clicking here.

**The Rhodes Honor System**

Student academic conduct at Rhodes is governed by the Honor System, and misconduct is judged according to the Honor Code. This section discusses the process for adjudicating Honor Code violations by the student-run Honor Council, whose members are selected by the student body.

The Honor System, perpetuated by the students of Rhodes College, was one of the institutions brought to Memphis, Tennessee when the College moved there in 1925. Throughout its history, the College has emphasized a true spirit of honor and integrity, by means of the Honor System’s governing document—the Honor Code—and its governing body—the Honor Council. Though it has since been revised over the years, the Honor Code’s underlying tenets of honor and trust remain unchanged. The Honor Council, then, represents both the steadfast tradition of the Honor Code and the ever-changing nature of Rhodes College.
The Honor System at Rhodes is a tradition, an inheritance, and an opportunity all in one. It is a tradition because it is and has been a valued possession of Rhodes students since the early days of the College. It is an inheritance because each entering class receives it from the previous class as a gift to be cherished and respected. Above all, it is an opportunity because it allows the fullest possible expression of individual life in harmony with community life.

Within the Honor System, Rhodes students have found a moral ideal by which to guide their actions. This ideal is absolute honesty to oneself and to others in all aspects of life. It is not only a guide for college life; it is also a principle that guides one’s ethical life after leaving Rhodes College. The objective of the Honor System is the spiritual, moral, and intellectual development of the individual student. It demonstrates the important union between freedom and responsibility. To demonstrate their commitment to this ideal, Rhodes College Students take the following pledge: “As a member of the Rhodes Community, I pledge I will not lie, cheat, or steal, and that I will report any such violation that I may witness.”

Students are personally responsible for their work, their actions, and their word. Because these actions take place in a larger community, students have a responsibility to that community. Students must protect their freedom by encouraging adherence to the Honor Code and by reporting any violations of which they are aware. In order to preserve an atmosphere of honor and trust at Rhodes, it is necessary for the Honor Council to act upon any cases of dishonesty in connection with academic or campus life. All members of the Rhodes community must fulfill their responsibilities to the Honor System. This process of cooperation is vital to the spiritual, moral, and intellectual development of Rhodes College.

For these reasons, the Honor Council is composed of, by, and for the students of Rhodes College, that they may honor one another and the larger community to which they belong. The Honor Council is chosen and governed by the Honor Council Constitution, which also houses the Honor Code.

**Honor Council Constitution**

**ARTICLE I—PURPOSE AND DEFINITIONS**

**SECTION 1. Purpose**

The purpose of the Honor Council shall be to foster a spirit of honor at Rhodes College, and to act upon cases of cheating, stealing, or lying in official matters, or the failure on the part of students to report such violations in connection with academic work or campus life.

The Honor Council’s role at Rhodes College is to maintain a system which is symbolic of the perpetual commitment of this institution to the values of truth and honesty. The Honor Council recognizes that the Honor System is more than a guide to campus life; it is a guide to ethical life, both during and after college.

**SECTION 2. Definitions**
A. The term “student” includes all persons taking courses at Rhodes College, both fulltime and part-time, pursuing undergraduate or graduate studies. Persons who are not officially enrolled for a particular term but have a continuing relationship with Rhodes College are considered “students.”

B. The term “faculty member” means any person hired by Rhodes College to conduct classroom activities.

C. The term “Rhodes College official” includes any person employed by Rhodes College, performing assigned administrative or professional responsibilities. Rhodes College officials include, without limitation, administrators, faculty, and campus safety officers; and resident assistants, Honor Council members and Community Standards Council members when acting in an official capacity.

D. The term "member of the Rhodes College community” includes any person who is a student, faculty member, Rhodes College official, or any other person employed by Rhodes College. A person’s status in a particular situation shall be determined by the Judicial Officer for the Honor Council upon consultation with the Honor Council President.

E. The term “Rhodes College premises” includes all land, buildings, facilities, and other property in the possession of or owned, used, or controlled by the College (including adjacent streets and sidewalks).

F. The term “organization” means any group of persons who have complied with the formal requirements for Rhodes College recognition.

G. The term “Honor Council” means the governing body of students elected by the student body of Rhodes College or, in the case of a mid-year vacancy, selected by the council by application to implement and interpret the Honor Code, including, without limitation, determining whether or not a student has violated the Honor Code and to impose sanctions.

H. The term “pledge” refers to the statement: “As a member of the Rhodes College community, I pledge my full and steadfast support to the Honor System and agree neither to lie, cheat, nor steal, and to report any such violation that I may witness.” Although this pledge may not be written explicitly on a particular assignment, it is implicit in every assignment or activity completed at Rhodes College, as the initial Honor Code signing before the beginning of the student’s first year at Rhodes binds him or her to the Honor System.

I. The term “Faculty Appeals Committee” means the group of faculty members authorized by Rhodes College to consider an appeal of the Honor Council’s decision that a student has violated the Honor Code or an appeal of the sanction imposed on a student by the Honor Council.

J. The term “Judicial Officer for the Honor Council” means the person designated by the administration of Rhodes College to serve as a liaison from the Honor Council to the
administration and to consult with the Honor Council President concerning matters of Honor Council business. The Judicial Officer shall not attend or participate in Honor Council hearings.

K. The term “Eligible Voting Member” means a council member serving as a class representative, and who is not serving a special role (including but not limited to investigator, advisor, acting secretary, etc.) during the hearing.

L. The term “shall” is used in the imperative sense.

M. The term “may” is used in the permissive sense.

N. The term “Honor Code” refers to the rules regarding proscribed conduct set forth in Article III of the Honor Council Constitution.

O. The term “Advisor” refers to a member of the Council who has been selected by/for the Accused. The President of the Honor Council shall not act as an Advisor in any case. The Advisor’s role is limited to informing the Accused concerning Honor Council procedures and answering any questions about those procedures. The Advisor is foremost a member of the Honor Council and does not represent the Accused.

P. The term “Accused” refers to the student(s) or organization(s) being charged with a violation of the Honor Code.

Q. The term “Accuser” refers to the Rhodes community member who brought forward the allegations against the Accused to the Honor Council.

R. The term “Witness” refers to an individual, not limited to the Rhodes community, who gives evidence to the Council at a hearing.

S. The term “Investigator” refers to the member of the Honor Council designated by the President to investigate a reported Honor Code violation and present evidence to the Council of such investigation. An Investigator may be present at Honor Council deliberations on a matter for which they did the investigation in order to clarify facts, but may not deliberate or vote on that matter.

T. The term “source” refers to, without limitation, class textbooks, other books, journals, newspapers, magazines, information obtained electronically, and other persons’ work.

U. The term “documentary evidence” refers to emails, texts, social media, images, or other documents, whether in hard-copy or electronic format, presented to the CSC to determine the outcome of a hearing.

ARTICLE II—JUDICIAL AUTHORITY

SECTION 1. Membership
The Honor Council shall consist of four members each from the senior, junior, sophomore, and first-year classes; the President; and two Secretaries. The Vice President shall be counted as a class representative, the only officer counted as such.

SECTION 2. Elections

The President and Vice President shall be elected by a majority vote of the Honor Council members in the spring semester, prior to the election of class representatives. The meeting during which the election is held shall be presided over by the Judicial Officer of the Honor Council or designee. To be eligible for the office of President or Vice President, a candidate must have at least one year of experience as a member of the Honor Council. The rising senior, junior, and sophomore representatives of the Honor Council shall be elected by the members of their class in the spring semester of each year. Four (4) first-year student representatives shall be elected by their class as soon as possible after the opening of the fall semester of each year. They shall be installed immediately and shall serve until the installation of a new Council in the spring. Representative positions of the Honor Council are open to any member of the student body in good academic and social standing.

SECTION 3. Officers

The officers of the Honor Council are the President, the Vice-President, and two Secretaries.

SECTION 4. President

The President shall decide questions of procedure and interpretations arising under the Constitution, execute decisions of the Council, and represent the Council to the Judicial Officer for the Honor Council. The President’s role in all hearings and deliberations shall be one of impartial participation, and the President shall not vote.

SECTION 5. Vice-President

The Vice-President shall act in the capacity of President in the absence of the President. Unless acting as President, the Vice President shall be a voting member of the Council. In addition, the Vice President shall preside over business meetings and have authority over committees. The Vice-President shall also serve as a liaison between the Council and the Rhodes community. These duties shall include, but are not limited to, programming and community engagement. The Vice-President may serve as a voting member of the Pre-Hearing Committee in the absence of a Secretary.

SECTION 6. Secretaries

The two Secretaries, Recording and Corresponding, shall be appointed by the President from the general student body and shall be confirmed by a two-thirds vote of the incoming Council. The Secretaries shall serve on the pre-hearing committee in order to determine if an alleged violation should be taken to a hearing. In addition, the Recording Secretary shall keep records of hearings and meetings, and the Corresponding Secretary may (in the discretion of the President) handle the
Council’s official communication to the Accused, Accuser, Witness(es), and Rhodes College administration. The two Secretaries shall not participate in questioning or deliberation and shall not vote during the hearing.

SECTION 7. Transition

The outgoing members of the Council shall continue to exercise the full responsibilities of membership until the incoming Council is installed. In the case that a member of the senior class is brought before the Council after installation, outgoing senior members shall remain as voting members on the Council for that hearing only. Installation includes educational training and participation in a transition pre-hearing and hearing, both of which are mandatory. During the transition pre-hearing and hearing, new members may participate in questioning and deliberations but shall not vote.

SECTION 8. Vacancies

A. Vacancies in the Honor Council shall be filled immediately in an election by the student body, and the new member(s) shall serve until the end of the scheduled term. In the case that a position cannot be filled through an election by the student body, the Honor Council has the authority to fill that vacancy. The procedure for filling a vacancy is as follows:

   i. The Council shall announce the vacancy and accept applications from those interested students who are eligible for the position.

   ii. The Council shall review the applications.

   iii. The Council shall choose a student to fill the vacancy by a majority vote of eligible voting members in a business meeting.

B. In the event that an elected Honor Council representative is unable to participate in judicial procedures for one full semester or more, the position will be filled by an interim member. The procedure to fill an interim position is the same as for any vacancy. See Section 8.1 (i-iii). The interim position will serve for a period of time subjectively defined by the President and Vice President.

SECTION 9. Removal from the Council

Any member of the Honor Council may be removed from their position by a three-fourths vote of the eligible voting members of the Council. Conditions warranting removal may include, without limitation, any unexcused absence for a hearing or meeting, violation of the Honor Code or Standards of Conduct, violation of the Oath of Privacy, Standards of the Rhodes Community, or non-support of the procedural operations of the Council. An expressed lack of belief in the Honor System of Rhodes College, or nonsupport of the procedural operations of the Council. Removal may be sought by any member of the Honor Council or the Judicial Officer. A hearing will be held at which the person seeking removal will be heard as well as the Council Member whose removal is sought. The Council may hear other witnesses or consider other evidence as determined by the
Honor Council President in consultation with the Judicial Officer. The Council member in question and, if applicable, the Council Member seeking removal, may not vote in this matter.

SECTION 10. Hearing Schedule

Ordinarily hearings will be conducted during the semester in which the alleged violation occurs. In the event that convening a hearing prior to the end of the semester is difficult or impossible, the President, after consulting the Judicial Officer for the Honor Council, may exercise one of the following options:

1. The President may schedule a hearing prior to the start of the next academic session. This includes scheduling a hearing during the academic break when classes are not in session.

2. In the event it is difficult or impossible to convene an Honor Council comprised of no less than 4 of the eligible voting members of the Council, or upon occurrence of other extenuating circumstances, a case may be transferred to the Judicial Officer for the Honor Council (or their designee) for adjudication, upon consultation with the Honor Council President.

3. Cases may be scheduled for a hearing in the following semester at the discretion of the President in consultation with the Judicial Officer for the Honor Council.

ARTICLE III—HONOR CODE

SECTION 1. Jurisdiction of Rhodes College

Students may be sanctioned for conduct which constitutes a hazard to the health, safety, or well-being of members of the College community or which is detrimental to the College’s interest, whether such conduct occurs on campus, off campus, or at College-sponsored events. The Judicial Officer or their designee, upon consultation with the Honor Council President, shall determine whether cases are within the jurisdiction of Rhodes College Honor Council.

SECTION 2. Violations

The following conduct is considered a violation of the Honor Code:

A. Lying in Official Matters. The term “lying” in official matters is defined as making an untrue or deceptive statement; making a material omission, or conveying a false impression, with the intent to mislead a Rhodes College official in an official matter; or falsifying, altering, or misusing official material with the intent to mislead a Rhodes College official in an official matter. Official matters and material include, without limitation, matters having to do with course work, college administration, faculty, residence hall administration, Campus Safety, Honor Council, or Community Standards Council. If an accused student has lied in an Honor Council hearing, the Council may use
the lie as evidence relating to the Accused’s commitment to the Honor System when determining a sanction.

B. Cheating. The term “cheating” is defined as the attempt or act of giving or receiving unauthorized aid from any source on academic course work.

“Cheating” includes plagiarism. Plagiarism is an act of academic dishonesty. A student must not adopt or reproduce ideas, words, or statements of another person without appropriate acknowledgment. A student must give credit to the originality of others and acknowledge an indebtedness whenever the student does any of the following:

- Quotes another person’s actual words, either oral or written.
- Paraphrases another person’s actual words, either oral or written.
- Uses another person's idea, opinion, or theory.
- Borrows facts, statistics, or other illustrative material unless the information is common knowledge.
- It is the student’s responsibility to consult the professor, an Honor Council member, or writing handbooks for procedure for properly acknowledging sources.

C. Stealing. The term “stealing” is defined as the act of intentionally taking, appropriating, or transferring, without right or permission, the academic property of any individual, organization, or institution, either permanently or temporarily associated with the Rhodes community. The following are examples of what could be considered under the definition of stealing:

- Appropriating or obtaining access to files or any other electronically stored information without authorization of the owner of such files or information
- Taking papers, files, gradebooks, notes, past tests or exams or other academically-related information without the owner’s authorization
- Removal of or otherwise making unavailable any material from the Rhodes College library without permission

D. Failure to Report. Intentional failure to report a violation is a violation of the Honor Code, as it undermines the Honor System and the Rhodes Community. Any student having knowledge of an Honor Code violation is obligated to report it to a member of the Honor Council, preferably to the President. The student may approach the accused if the student so desires, or the student can simply report it to the Honor Council.

E. Violation by Guest. Any Honor Code violation committed by a guest of a Rhodes College student, excluding prospective students registered through the Admissions Office, shall be the responsibility of their host.

ARTICLE IV—JUDICIAL PROCEDURES

SECTION 1. Investigation and Pre-Hearing
A. Any member of the Rhodes community with knowledge of an Honor Code violation shall report it to a member of the Honor Council, preferably the President, or the Judicial Officer. The Accuser has the prerogative to approach the Accused student and offer them the opportunity to report the alleged violation to the Honor Council. However, if the Accused student fails to report the alleged violation, it is the duty of the person having knowledge of the alleged violation to report it to the Council in a timely manner.

B. Upon receiving a report of a violation, the President of the Honor Council shall appoint a member of the Council to thoroughly investigate the reported violation. The Investigator shall interview the Accuser, any material witnesses, any expert witnesses (such as faculty members who may aid in investigation), and the Accused and shall conduct such other investigations as is warranted by the circumstances.

C. Any student identified as an active part of the investigation is required to comply with every part of the process. Such students may not decline to participate in the process without good cause, as determined by the Honor Council President in consultation with the Judicial Officer. If an Accused declines to participate in the process, the outcome will be determined without their input and they may be subject to disciplinary sanctions under the Rhodes Standards of Conduct.

D. Any Honor Council member involved in the investigation as an Investigator, Witness, or Accuser shall not be allowed to vote or deliberate in the hearing.

E. The pre-hearing committee shall be composed of the Honor Council President, the two Secretaries, and the Investigator. If the President served as the Investigator, then the Vice President shall serve on the pre-hearing committee. If a Secretary cannot meet, the Vice-President may take the Secretary’s place.

E. Once the investigation is complete, the Honor Council President shall call a meeting of the pre-hearing committee at which the Investigator shall present all information they have gathered concerning the alleged violation to the pre-hearing committee. After all the facts have been considered and the committee feels fully acquainted with the situation, the committee, excluding the Investigator, shall decide by a majority vote whether or not a hearing, further investigation, both, or a case dismissal is warranted. Additionally, the pre-hearing committee may decide if the case shall be transferred to another judicial body or the Rhodes College administration.

F. If the pre-hearing committee decides that the evidence is sufficient to warrant a hearing, the President shall set a time of hearing and notify the Accused (as outlined in Article IV, Section 2).

SECTION 2. Hearing Procedures Relating to the Accused

A. The Accused shall be notified in writing that a complaint is to be taken to a formal hearing at least forty-eight hours prior to the hearing. This time period may be extended by the Accused upon concurrence by the President of the Honor Council, who may also grant an extension in the case of other extenuating circumstances.
B. When notice of the hearing is served, the Accused shall receive a case packet identifying the nature of the alleged violation, the name(s) of the individual(s) reporting the alleged violation to the Council, the time and place of its alleged occurrence, a summary of any interviews conducted by the Investigator, and any documentary evidence to be considered by the Council at the hearing. The Accused shall also receive a written list of hearing procedures as outlined in this article.

C. The Accused shall choose an Advisor from the members of the Honor Council, excluding the President, the Vice President when serving as President, the two Secretaries, and the Investigator. Should the Vice-President be selected, the President shall assume the Vice-President’s duties. If the Accused does not choose an Advisor within 24 hours of notice, the President shall appoint an Advisor for the Accused. The Advisor’s role is limited to informing the Accused concerning Honor Council procedures and answering any questions about those procedures. The Advisor is foremost a member of the Honor Council and does not represent the Accused. The Advisor shall not be present during Council deliberations and shall not vote on the disposition of the case.

D. The Accused shall be required to meet with the Judicial Officer for the Honor Council prior to the hearing.

E. If the Accused believes that any member of the Honor Council has a conflict of interest or bias that would prevent them from being fair and impartial, the Accused shall inform either the Advisor or the Judicial Officer in writing no later than 48 hours before any scheduled hearing. Any objections of this nature not presented less than 48 hours before the hearing shall be deemed waived.

F. The Accused shall be allowed to hear all evidence presented in the hearing, but the Accused shall not be present during Council deliberations. The Accused may offer such proof as is relevant and material, as determined by the Honor Council President, to any issue coming before the Honor Council for decision in their hearing, including, without limitation, the introduction of documentary evidence, the calling of witnesses with relevant knowledge and the questioning of the Honor Council witnesses. All evidence and a complete list of witnesses shall be submitted by the Accused to the Investigator at least 24 hours before the hearing. The Honor Council reserves the right to postpone the time of the hearing to properly evaluate any new evidence submitted after the prehearing committee has met. The Accused shall be responsible for securing the appearance of their witnesses at the hearing. Evidence submitted less than 24 hours prior to the hearing will not be considered absent good cause, as determined by the Honor Council President.

G. All participants in the hearing process should keep the matter under consideration confidential. The Accused may make such investigation as they require to state their case and may also consult with a chosen faculty member, family members, counselors or their attorney.

H. The Council may find the Accused “In Violation” of the Honor Code only upon a preponderance of the evidence. Under this standard, a violation has occurred if it is more likely than not (greater than a 50% chance) that a violation of the Honor Code occurred.
I. The Accused may be found “In Violation” of the Honor Code only for the violation(s) which is the subject of the hearing.

J. If the Accused fails to participate in the hearing process, the Council may continue with the hearing procedure. In such a case, the Council shall assume a plea of “Not In Violation” on the part of the Accused and shall assume that the Accused presents no defense.

K. In cases in which two or more students are accused of a joint violation, the Council may conduct one hearing for the joint violation but shall arrive at an independent decision for each accused student.

L. If found “In Violation” of the Honor Code, the Accused may call for an appeal of the Council’s decision and/or sanctioning by the members of the Faculty Appeals Committee. The Accused must request the appeal in writing within four business days of the decision, and the Accused must indicate or list the specific ground(s) upon which they are basing their request for an appeal (see Article IV, Section 5, Paragraph (2), for the grounds upon which an appeal may be requested).

SECTION 3. Hearing Procedures

A. The procedures for conducting an Honor Council hearing shall be as follows:

1. The President of the Honor Council shall preside. In the absence of the President, the Vice-President shall preside.

2. The Council must act with complete impartiality. Any Council member who believes that their participation in any aspect of the investigation or hearing process constitutes a conflict of interest must report the potential conflict of interest to the Honor Council President, who shall decide whether that member should recuse himself or herself.

3. An audio recording of the hearing shall be made, and the Recording Secretary shall keep minutes of the proceedings. Deliberations of the Council shall be absolutely private, and no record of the deliberations shall be made.

4. The Accuser, Accused, and the Accused’s Advisor may observe all evidence presented during the hearing but shall not be present for Council deliberations. Witnesses may be present at the hearing only to give their own testimony. The Investigator may be present during both the hearing and deliberations, but the Investigator’s participation in deliberations shall be limited to the clarification of facts; the Investigator may not deliberate or vote. No other persons may be present during the hearing. Disruptive behavior on the part of anyone present shall result in immediate and permanent removal from the hearing.

5. The hearing shall be conducted under the Oath of Privacy, and the Accuser, Council members and witnesses shall take the following Oath of Privacy: “On my honor, I
agree to respect the sensitive nature of these proceedings by keeping them confidential.”

6. Every person who testifies at the hearing shall take the following Oath of Truth: “On my honor, I do solemnly swear to tell the truth, the whole truth, and nothing but the truth, [so help me God].”

7. The Council may call witnesses relevant to the case. The Accused may present additional witnesses with relevant knowledge and present any other relevant information. The President shall decide questions concerning the relevance and/or admissibility of witnesses or evidence. The Accused shall not be required to make a statement or answer questions unless he or she wishes to do so.

8. Questions asked during the hearing by members of the Council, the Accused and the Accuser should be relevant, understandable and civil. The President shall have the discretion to ask that a question be rephrased or order it withdrawn if it does not meet the standards of this paragraph.

9. Legal counsel retained by an Accused student or any other person participating in the hearing shall not attend any hearing of the Honor Council. Any advice or assistance requested of legal counsel by a student must be obtained prior to the hearing.

10. The Accused shall be considered "Not in Violation" throughout the course of the hearing unless and until the Accused has been found "In Violation" of the Honor Code by a preponderance of the evidence.

11. The Council's finding of "In Violation" or "Not in Violation" shall be based only on the merits and facts of the case at hand.

12. If after all available evidence has been heard and a motion to vote on “In Violation" or "Not in Violation" of the Honor Code has been properly moved and seconded, two-thirds of the members of the Council present at the hearing and entitled to vote may find the Accused “In Violation”. Otherwise, the Accused shall be found “Not in Violation” and the case shall be dismissed.

B. A quorum for an Honor Council hearing shall be determined as follows:

1. Fifty percent (50%) of the eligible voting members shall constitute a quorum for hearing of alleged violations. There must be a minimum of 4 voting members in every hearing. The Honor Council shall render no decision without the presence of a quorum.

2. If, for any reason, a quorum cannot be achieved, the Accused may agree to one of the following options:

   a. To proceed with the hearing with less than a quorum; or
b. To postpone the hearing for a reasonable period of time (to be determined at the discretion of the President of the Honor Council and the Judicial Officer for the Honor Council or designee) until a quorum of regular Honor Council members can be established.

SECTION 4. Sanctions

A. Sanctioning of an Honor Code violation shall be determined by a two-thirds majority of the members of the Council present at the hearing and entitled to vote.

B. When determining sanctions for an individual found in violation of the Honor Code, the following criteria shall be considered along with any other factors determined by the Council to be relevant:

1. The Honor Council’s responsibility to ensure the effectiveness of the Honor Code for the Rhodes College community.

2. The nature and severity of the offense.

3. The ability of the Accused to reenter campus life under the Honor System.

4. A determination, by a preponderance of the evidence, that the Accused has lied during the investigation or hearing processes.

5. The level of cooperation of the Accused during the investigation or hearing processes.

6. The probationary status, previous discipline, or any past suspensions of the Accused. These shall be considered only when determining sanctions, and the President shall notify the Council of the Accused’s disciplinary history only after the Council, by proper vote, has found the Accused “In Violation.” The probationary status, previous discipline, or any past suspensions of the Accused should cast extreme doubt on the ability of the Accused to reenter campus life under the Rhodes College Honor System.

C. The following sanctions may be imposed upon any student found to have violated the Honor Code:

1. Warning: This sanction will be used in cases in which the Honor Council determines that the appropriate lesson has been learned and concludes the matter with a formal letter of warning.

2. Disciplinary Probation: A written notification for violation of specified regulations. Probation is for a designated period of time and includes the probability of more severe disciplinary sanctions, including suspension or expulsion, if the student is found to violate any institutional regulation(s) during the probationary period.
Students on disciplinary probation are considered not in good social standing with the College. Good standing may be required for participation in certain campus activities. In addition, students not in good standing may have their conduct reviewed for leadership or employment positions on campus.

3. Academic recommendations: Including but not limited to failure in the related course or on the related assignment.

4. Loss of Privileges: Denial of specified privileges for a designated period of time.

5. Restitution: Compensation for loss, damage, or injury. This may take the form of appropriate service to the College and/or monetary or material replacement.

6. Discretionary Sanctions: Work assignments, service to the College, education, referral to counseling, follow-up meetings, required behavioral assessment, or other related discretionary assignments (such assignments shall have the approval of the Judicial Officer or their designee).

7. Residence Hall Suspension: Separation of the student from the residence halls for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.

8. Residence Hall Expulsion: Permanent separation of the student from the residence halls.

9. College Suspension: Separation of the student from Rhodes College for one, two or three semesters, after which the student is eligible to return. If the violation is an academic matter, the student shall receive an “F” in the particular class(es) related to the offense and may receive a “W” in all other classes.

10. College Expulsion: Permanent separation of the student from Rhodes College. If the violation is an academic matter, the student shall receive an “F” in the particular class(es) related to the offense and may receive a “W” in all other classes.

D. More than one of the sanctions listed above may be imposed for any single violation.

E. Failure to adhere to any sanction imposed may result in the individual being brought back before the Honor Council for consideration of further sanctions.

F. Disciplinary Sanctions shall not be made part of the student’s permanent academic record but shall become part of the student’s confidential record.

G. Each year, the Secretaries may, in the discretion of the President, and in consultation with the Judicial Officer, post a list of charges and Council decisions with names omitted.

SECTION 5. Appeals
A. A decision reached by the Honor Council or a sanction imposed by the Council may be appealed by the Accused or two or more Honor Council members to the Faculty Appeals Committee. The appeal must be submitted in writing to the Judicial Officer within four business days of the decision. The appellant(s) must indicate or list the specific grounds upon which they are basing their request. Once the appellant(s) submit their appeal, the Honor Council President will write a response to the appeal to be submitted to the Faculty Appeals Committee.

B. An appeal shall be limited to one or more of the following grounds:

1. The hearing procedure was not followed.
2. The sanctions imposed were inappropriate for the violation of College policy.
3. New and relevant information, sufficient to alter the decision, that was unknown or unavailable to the appellant at the time of the original hearing.

C. At an appeal hearing by the Faculty Appeals Committee, only the following people may be present: the Faculty Appeals Committee, the President of the Honor Council, an Honor Council representative chosen by the President, the Accused, the Student Advisor to the Accused, the Honor Council appellants (in the case that the Accused is not the appellant) and the Judicial Officer for the Honor Council. If the Accused chooses not to testify at the appeal hearing, they may send a written statement of their testimony. An audio recording of the appeal hearing shall be made.

D. Legal counsel retained by an Accused student or any other person participating in the appeal hearing shall not attend any hearing of the Faculty Appeals Committee. Any advice or assistance requested of legal counsel by a student must be obtained prior to the hearing.

E. The Chair of the Faculty Appeals Committee or designee shall preside and decide all questions relating to conduct of the proceedings including, without limitation, the admissibility of evidence. Committee members may ask questions subject to the approval of the Chair. The Faculty Appeals Committee shall then retire to deliberate in closed session. The Faculty Appeals Committee shall either sustain the decision of the Honor Council or return the case to the Honor Council for reconsideration with remarks and suggestions.

SECTION 6. Reconsideration of Council’s Decision

If a case is returned to the Honor Council by the Faculty Appeals Committee, the Honor Council shall reconsider the case as soon as practical after the notification of its return. A quorum for reconsideration shall consist of at least three-fourths of the voting members present at the original hearing. During a reconsideration, the Honor Council shall consider the remarks and suggestions of the Faculty Appeals Committee, recall any witnesses, the Accuser or the Accused if deemed necessary for the clarification of facts, and either sustain the original decision and/or sanction or render a new decision and/or sanction based on the procedures outlined in Article IV. A reconsideration of the sanction(s) imposed may not result in a more severe sanction for the Accused student. The second decision of the Honor Council shall be final.
ARTICLE V—INTERPRETATION AND REVISIONS

The Honor Council may adopt new rules and/or amend its Standing Rules. Consistent with the Constitution, the Standing Rules are the procedures the Council deems necessary to ensure the effective execution of its duties.

This Constitution may be amended by the following procedure:

1. Proposed amendments must be approved by two-thirds vote of the entire membership of the Honor Council and by the President of Rhodes College.

2. Proposed amendments shall be publicly announced at least seven days prior to the referendum.

3. To be adopted, amendments must be approved by the affirmative vote of a majority of the student body voting in a referendum called for that purpose.

4. Amendments shall become effective immediately when the above steps are completed and communicated to the student body.

Standards of Conduct for the Rhodes Community

Conduct outside of the academic realm is governed by the Standards of Conduct for the Rhodes Community, as set forth in the Community Standards Council Constitution. Rhodes has promulgated these Standards of Conduct to help us hold ourselves accountable, and are intended to be, first and foremost, a way to ensure that all students can enjoy a diverse community where we live in harmony, interact effectively, and learn from each other. These standards protect our personal freedom by encouraging a climate of trust, concern, and respect conducive to learning and growing. Incoming students pledge as follows:

“As a member of the Rhodes community, I pledge to respect my fellow students, faculty, staff and their property. I will treat others as I would be treated and their property as I would my own.”

The Standards of Conduct are primarily enforced by the Community Standards Council, a student-led body, pursuant to the Community Standards Constitution.

Students, particularly those who are victims of a violation of the Standards of Conduct, are encouraged to use the College’s online report form to report a violation. If the student wishes, a report can be made anonymously, but it is important to remember that submitting an anonymous report means that Community Standards has no way of following up with the student to ask for additional information. Therefore, it is essential that an anonymous report contain as much information as possible. Anonymous reports should include:

- The time, date, and specific location of the violation
- The name(s) of the individual(s) involved in the violation
• The name(s) and contact information of any individual(s) who can corroborate the reporting student’s story
• As much detail as possible about the violation, including any photos, videos, or other supporting documentation available

Students do not have to report anonymously. When a student chooses to come forward and report a violation, the College can offer resources and support for that student’s physical, mental, and emotional well-being. Community Standards will work with students who report a violation to keep their identifying information private to the greatest extent possible while still being able to address the violation.

Community Standards Council Constitution

ARTICLE I—PURPOSE AND DEFINITIONS

SECTION 1. Purpose

Rhodes strives to be a college community where students can develop to their fullest potential, not only as scholars, but also as responsible and caring members of the community. Thus, although they should have freedom of choice in as many areas as possible, they must also come to understand that their choices have an impact on other members of the community so that through experience they may acquire a mature and responsible attitude toward freedom and their membership in the community.

The official name of this body is the Community Standards Council of Rhodes College (hereinafter called “CSC” or “the Council”). The purpose of the Community Standards Council is fivefold: (1) Decisional: to address alleged infractions of the Rhodes College standards for student conduct (hereinafter “the Standards of Conduct”); (2) Communicative: to serve as a liaison concerning social matters between the students and the faculty/administration, and to mediate disputes regarding the Standards of Conduct between various members of the Rhodes Community; (3) Advisory: to make recommendations to the Dean of Students regarding the Standards of Conduct and students’ social life; (4) Interpretive: to promote responsible, sensitive and mature conduct among students; and (5) Educational: to educate those who are a part of the Rhodes Community about its standards and to explain what constitutes a violation of those standards.

SECTION 2. Definitions

A. The term “student” includes all persons taking courses at Rhodes College, both full-time and part-time, pursuing undergraduate or graduate studies. Persons who are not officially enrolled for a particular term but have a continuing relationship with Rhodes College are considered “students.”

B. The term “faculty member” means any person hired by Rhodes College to conduct classroom activities.
C. The term “Rhodes College official” includes any person employed by Rhodes College, performing assigned administrative or professional responsibilities. Rhodes College officials include, without limitation, administrators, faculty, and campus safety officers; and resident assistants, Honor Council members and Community Standards Council members when acting in an official capacity.

D. The term "member of the Rhodes College community” includes any person who is a student, faculty member, Rhodes College official, or any other person employed by Rhodes College. A person’s status in a particular situation shall be determined by the Judicial Officer or designee.

E. The term “Rhodes College premises” includes all land, buildings, facilities, and other property in the possession of or owned, used, or controlled by the College (including adjacent streets and sidewalks).

F. The term “organization” means any group of persons who have complied with the formal requirements for Rhodes College recognition.

G. The term “Community Standards Council” or “CSC” means the governing body of students elected by the student body of Rhodes College to implement and interpret the Standards of Conduct, including, without limitation, determining whether or not a student has violated the Standards of Conduct and to impose sanctions.

H. The term “Community Standards Council Appeals Committee” means the group of persons authorized by the Dean of Students or designee to consider an appeal from the Community Standards Council’s determination that a student has violated the Code or from the sanctions imposed on a student by the Community Standards Council.

I. The term “Judicial Officer for the Community Standards Council” means the person designated by the administration of Rhodes College to serve as a liaison from the Community Standards Council to the administration and to consult with the Community Standards Council President concerning matters of Community Standards Council business. The Judicial Officer shall not participate in CSC hearings.

J. The term “Standards of Conduct” refers to the rules regarding proscribed conduct set forth in Article III of the CSC Constitution and the Rhodes Student Handbook.

K. The term “documentary evidence” refers to emails, texts, images, social media, or other documents, whether in hard-copy or electronic format, presented to the CSC to determine the outcome of a hearing.

L. The term “Eligible Voting Member” means a council member serving as a class representative, and who is not serving a special role (including but not limited to Investigator, Advisor, acting Secretary, etc.) during the hearing. A council member is not eligible to vote until they have at a minimum witnessed a hearing and participated in the educational training required of CSC members.
M. The term “Advisor” refers to a member of the Council who has been selected by/for the Accused. The President of the Community Standards Council shall not act as an Advisor in any case. The Advisor’s role is limited to informing the Accused concerning CSC procedures and answering any questions about those procedures. The Advisor is foremost a member of the CSC and does not represent the Accused.

N. The term “Accused” refers to the student(s) or organization(s) being charged with a violation of the Standards of Conduct.

O. The term “Accuser” refers to the Rhodes community member who brought forward the allegations against the Accused to the CSC.

P. The term “Witness” refers to an individual, not limited to the Rhodes community, who gives evidence to the CSC at a hearing.

Q. The term “Investigator” refers to the member of the CSC designated by the President to investigate a reported violation of the Standards of Conduct and present evidence to the CSC of such investigation. An Investigator may be present at CSC deliberations on a matter for which they did the investigation in order to clarify facts, but may not deliberate or vote on that matter.

R. The term “pledge” refers to the statement: “As a member of the Rhodes College community, I pledge to respect my fellow students, faculty, staff and their property. I will treat others as I would be treated and their property as I would my own.”

S. The term “shall” is used in the imperative sense.

T. The term “may” is used in the permissive sense.

ARTICLE II—JUDICIAL AUTHORITY

SECTION 1. Membership

The Community Standards Council shall consist of nineteen members: four members each from the senior, junior, sophomore, and first-year classes; the President; and two Secretaries. The Vice President shall be counted as a class representative, the only officer counted as such.

SECTION 2. Elections

The President and Vice President shall be elected by a majority vote of the Community Standards Council members in the spring semester, prior to the election of class representatives. The meeting during which the election is held shall be presided over by the Judicial Officer of the Community Standards Council or a designee appointed by the Community Standards Council. To be eligible for the office of President or Vice President, a candidate must have at least one year of experience as a member of the Community Standards Council. The rising senior, junior, and sophomore representatives of the Community Standards Council shall be elected by the members of their class in the spring semester of each year. First-year student representatives shall be elected by their class
as soon as possible after the opening of the fall semester of each year. They shall be installed immediately and serve until the installation of a new Council in the spring. Representative positions of the Community Standards Council are open to any member of the student body in good academic and social standing.

SECTION 3. Officers

The officers of the Community Standards Council are the President, the Vice-President, and two Secretaries.

SECTION 4. President

The President shall decide questions of procedure and interpretation arising under the Constitution. The President’s role in the hearing and in deliberations shall be one of impartial participation, and the President shall not vote. In addition, the President shall preside over meetings, appoint committees, be responsible for the execution of all of the Council’s decisions, and represent the Council to the Judicial Officer or designee.

SECTION 5. Vice-President

The Vice-President shall act in the capacity of President in the absence of the President. Unless acting as President, the Vice President shall be a voting member of the Council. The Vice-President shall also serve as a liaison between the CSC and the Rhodes community. These duties shall include, but are not limited to, programming and community engagement. The Vice-President may serve as a voting member of the Pre-Hearing Committee in the absence of a Secretary.

SECTION 6. Secretaries

The two Secretaries, Recording and Corresponding, shall be appointed by the President from the general student body and shall be approved by the majority of the Council. The Secretaries shall serve on the pre-hearing committee in order to determine if an alleged violation should be taken to a hearing. In addition, the Recording Secretary shall keep records of hearings and meetings as well as posting year-end Council decisions. The Corresponding Secretary may (at the discretion of the President) handle the Council’s official communication to the Accused, Accuser, Witness(es), and Rhodes College administration. The two Secretaries shall not participate in questioning or deliberation and shall not vote during the hearing.

SECTION 7. Transition

The outgoing members of the Council shall continue to exercise the full responsibilities of membership until the incoming Council is installed. In the case that a member of the senior class is brought before the Council after installation, outgoing senior members shall remain as voting
members on the Council for that hearing only. Installation includes educational training and a transition hearing, both of which are mandatory. During the transition hearing, new members may participate in questioning and deliberations but shall not vote.

SECTION 8. Vacancies

A. Vacancies in the Community Standards Council shall be filled immediately in an election by the student body, and the new member(s) shall serve until the end of the scheduled term. In the case that a position cannot be filled through an election by the student body, the Community Standards Council has the authority to fill that vacancy. The procedure for filling a vacancy is as follows:

   i. The Council shall announce the vacancy and accept applications from those interested students who are eligible for the position.
   ii. The Council shall review all applications.
   iii. The Council shall choose a student to fill the vacancy by a majority vote of eligible voting members in a business meeting.

B. In the event that an elected Community Standards Council representative is unable to participate in judicial procedures for one full semester or more, the position will be filled by an interim member. The procedure to fill an interim position is the same as for any vacancy. See Section 8.1 (i-iii). The interim position will serve for a period of time subjectively defined by the President and Vice President.

SECTION 9. Removal from the Council

A member of the Council may be removed from their position by three-fourths vote of eligible members. Conditions warranting removal from the Council may include, but are not limited to: exceeding three absences in the course of one elected term, or two in one semester, from any committee meeting, Council meeting, hearings, or other functions of the Council; any violation of the Honor Code or the Standards of Conduct; Oath of Privacy; or an expressed lack of respect for the Standards of Conduct. Removal may be sought by any member of the Community Standards Council or the Judicial Officer. A hearing will be held at which the person seeking removal will be heard as well as the Council Member whose removal is sought. The Council may hear other witnesses or consider other evidence as determined by the Community Standards Council President in consultation with the Judicial Officer. The Council member in question and, if applicable, the Council Member seeking removal, may not vote in this matter.

SECTION 10. Hearing Schedule

Ordinarily hearings will be conducted during the semester in which the alleged violation occurs. In the event that convening a hearing prior to the end of the semester is difficult or impossible, the
President, after consulting the Judicial Officer or designee may exercise one of the following options:

1. The President may schedule a hearing prior to the start of the next academic session, including a hearing during the academic break when classes are not in session.
2. In the event it is difficult or impossible to convene a Community Standards Council comprised of no less than four (4) of the Eligible Voting Members, or upon the occurrence of other extenuating circumstances, a case may be transferred to the Judicial Officer, or their designee, for adjudication, upon consultation of the Community Standards Council President.
3. Cases may be scheduled for a hearing in the following semester at the discretion of the President in consultation with the Judicial Officer for the CSC.

ARTICLE III—STANDARDS OF CONDUCT

SECTION 1. Jurisdiction of Rhodes College

Students may be sanctioned for conduct which constitutes a hazard to the health, safety, or well-being of members of the College community or which is detrimental to the College’s interest whether such conduct occurs on campus, off campus, or at College-sponsored events. The Judicial Officer or designee, upon consultation with the Community Standards Council President, shall determine whether cases are within the jurisdiction of the Rhodes College Community Standards Council.

SECTION 2. Violations

The Community Standards Council recognizes three major responsibilities of every student:

1. Each student is responsible for his or her behavior at all times and under all circumstances. Intoxication or the influence of drugs will not be considered a mitigating circumstance in judgment by the CSC of disruptive behavior.

2. Each student is responsible for the actions of their guest and may be held socially and financially responsible for any social offenses committed by that guest.

3. Since shared community standards are necessary to maintain an atmosphere of respect among individuals in the community, it is the responsibility of every member of the community to report to the CSC any violation of the Standards of Conduct.

Violations of the Standards of Conduct include, but are not limited to, the following:

A. Stealing. Stealing is defined as attempted or actual theft of property or services of the College, of a member of the College community, or other personal or public property.
B. Interfering with College or College sponsored activities, including but not limited to, studying, teaching, research, college administration, campus safety, or fire, police, or emergency services.

C. Bullying and Other Abusive Behavior. This offense includes, but is not limited to:

- Threatening the physical health or safety of another person
- Using physical force or violence against another person
- Blackmailing, extorting or demanding money not legitimately owed from another person
- Pervasive taunting, mocking, put-downs or demeaning humor that has the effect of interfering with a person’s ability to participate meaningfully in the Rhodes community
- Spreading gossip or rumors or socially excluding someone with the intention of interfering with that person’s ability to meaningfully participate in the Rhodes community
- Barring access to College property or facilities without the authority to do so
- Posting misleading, altered or fake images or video footage of a person online
- Creating fake social media profiles or websites and posing as another individual
- Sending email, texts, social media messages or voicemail messages that are intended to overwhelm or bombard another individual’s email, phone or social media accounts

D. Hate-Motivated Acts. Engaging in verbal, written or physical conduct that is (i) based on a person’s or group’s race, sex, national origin, sexual orientation, religion, gender identity, age (40 or over), or disability; and (ii) is intended to intimidate or injure the person physically, mentally or emotionally.

E. Interfering with the freedom of expression of others.

F. Attempted or actual damage to property of the College or property of a member of the College community or other personal or public property, on or off campus.

G. Hazing, which is an action taken or situation created to produce mental or physical discomfort, embarrassment, harassment or ridicule, or which destroys or removes public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in, a group or organization. The express or implied consent of the victim will not be a defense. No organization member shall condone hazing.

Examples of hazing include, but are not limited to:

- Acts of personal servitude, including, but not limited to, doing someone’s laundry, buying someone’s food, driving someone around/“chauffeuring” someone, completing someone’s classwork for them
• Any activity that would be viewed by a reasonable person as subjecting someone to embarrassment, degradation, or humiliation
• Pressuring or coercing a student into violating College policy or breaking state or federal law
• Physical brutality, such as whipping, beating, paddling, branding, “shocking”, exposing someone to the elements, depriving someone of food, or forcing/coercing someone into consuming food, liquor, or any substance
• Any other forced physical activity that could adversely affect the health or safety of the student
• Any activity that could subject a student to extreme mental stress, such as line-ups or berating, sleep deprivation, forced or coerced exclusion from social interaction, forced or coerced wearing of clothing/apparel, forced conduct that could result in extreme embarrassment, or any other forced activity that could negatively affect the student’s mental health or dignity
• Any activity that causes unreasonable interference with a student’s academic participation or performance
• Kidnapping or abandonment

H. Failure to comply with directions of College officials, including campus safety officers, in performance of their duties.

I. Unauthorized possession, duplication or use of keys to any College premises or unauthorized entry to or use of College premises.

J. Possession of weapons of any type by students or guests while on College property, including firearms, B-B guns, pellet guns, bows and arrows, hunting knives, explosives or other weapons, except as specifically permitted by the Weapons Policy in the Student Handbook.

K. Failure of a student host to reasonably supervise guest behavior, including behavior occurring in their residence hall rooms, behavior at student organization events, and behavior by off-campus guests.

L. Violation of college alcohol and/or drug policies.

M. Violation of any college regulation or policy (does not include Title IX policy).

N. Violating the terms of any disciplinary sanction imposed in accordance with the Standards of Conduct.

O. Violation of any federal, state or local law.

P. The agreement to (can be inferred by silent presence or failure to act) or support for an act that is against federal, state, or local laws, Honor Code, Standards of Conduct, or College policy.
Ignorance is not an excuse for these violations.

ARTICLE IV—JUDICIAL PROCEDURES

SECTION 1. Investigation and Pre-hearing

A. Any member of the Rhodes community having knowledge of a possible Standards of Conduct violation should report it to the Judicial Officer or to the President of the Community Standards Council in a timely manner.

B. Upon receiving a report of an alleged violation, the President of the CSC shall confer with the Judicial Officer to determine the appropriate disposition of the report, which will be either through an administrative process known as a disciplinary conference, to be investigated and adjudicated solely by the Judicial Officer, or through investigation and adjudication by the CSC. If a report is to be addressed by the CSC, the President of the CSC shall appoint a member of the Council to thoroughly investigate the suspected violation to determine whether the alleged violation will result in a hearing before the CSC or other appropriate student judicial board.

C. A CSC member involved in the investigation as an Investigator, the Accuser, or as a Witness shall not be allowed to vote or deliberate in the hearing.

D. During the pre-hearing investigation, the Investigator shall interview the Accused, the Accuser, and any other witnesses deemed pertinent by the Investigator. The Investigator shall also gather documentary evidence that the Investigator deems pertinent to the issues raised in the report.

E. Any student identified as an active part of the investigation is required to comply with every part of the process. Such students may not decline to participate in the process without good cause, as determined by the CSC President in consultation with the Judicial Officer. If an Accused declines to participate in the process, the outcome will be determined without their input.

F. The Accused shall choose an Advisor from the members of the Community Standards Council, excluding the President, the Vice President when serving as President, the two Secretaries, and the Investigator. Should the Vice-President be selected, the President shall assume the Vice-President’s duties. If the Accused does not choose an Advisor within 24 hours of notice, then the President of the Council will appoint an Advisor for the Accused. The Advisor’s role is limited to informing the Accused concerning Community Standards Council procedures and answering any questions about those procedures. The Advisor is foremost a member of the Community Standards Council and does not represent the Accused.

The Advisor shall not be present in Council deliberations and shall not vote on the disposition of the case.
G. A pre-hearing committee shall be composed of the CSC President, the two Secretaries, and the Investigator.

H. Once the investigation is completed, the CSC President shall call a meeting of the pre-hearing committee at which the Investigator shall present all information they have gathered concerning the alleged violation to the pre-hearing committee. After all the facts have been considered and the committee feels fully acquainted with the situation, the committee, excluding the Investigator, shall decide by majority vote whether or not a hearing, further investigation, both, or a case dismissal is warranted.

I. If the pre-hearing committee decides that the evidence is sufficient to warrant a hearing, the President shall set a time for the hearing, and notify the Accused (Outlined in Article IV, Section 2).

SECTION 2. Hearing Procedures Relating to the Accused

A. The Accused shall be notified in writing that a complaint is to be taken to a formal hearing at least forty-eight (48) hours prior to the hearing. This time period may be extended upon request by the Accused upon concurrence by the President of the Community Standards Council. The President may also grant an extension of the time between notice of the charges and the hearing for other extenuating circumstances.

B. When notice of the hearing is served, the Accused shall receive a case packet identifying the nature of the alleged violation(s), the name(s) of the individual(s) reporting the alleged violation(s) to the Council, the time and place of its alleged occurrence, a summary of any interviews conducted by the Investigator, and any documentary evidence to be considered by the Council at the hearing. The Accused shall also receive a written list of hearing procedures as outlined in this article.

C. The Accused shall be required to meet with the Judicial Officer or designee prior to the hearing.

D. The Accused shall be allowed to hear all evidence presented in the hearing, but the Accused shall not be present during Council deliberations. The Accused may offer such proof as is relevant and material, as determined by the CSC President, to any issue coming before the Community Standards Council for decision in their hearing, including, without limitation, the introduction of documentary evidence, the calling of witnesses with relevant knowledge and the questioning of the Accuser and other witnesses. All evidence and a complete list of witnesses shall be submitted by the Accused to the Investigator no later than 24 hours before the hearing. The CSC reserves the right to postpone the time of the hearing to properly evaluate any new evidence submitted after the Pre-hearing Committee has met. The Accused shall be responsible for securing the appearance of their witnesses at the hearing. Evidence submitted less than 24 hours prior to the hearing will not be considered absent good cause, as determined by the Community Standards Council President.
E. If the Accused believes that any member of the CSC has a conflict of interest or bias that would prevent them from being fair and impartial, the Accused shall inform either the Advisor or the Judicial Officer in writing no later than 48 hours before any scheduled hearing. Any objections of this nature not presented less than 48 hours before the hearing shall be deemed waived.

F. All participants in the hearing process should keep the matter under consideration confidential. The Accused may make such investigation as the Accused requires to state their case and may also consult with a chosen faculty member, family members, counselors or attorney.

G. The Council may find the Accused “In Violation” of the Standards of Conduct only upon a preponderance of the evidence. Under this standard, a violation has occurred if it is more likely than not (greater than a 50% chance) that a violation of the Standards of Conduct occurred.

H. The Accused may be found in violation of the Standards of Conduct only for the violation(s) which is the subject of the hearing.

I. If the Accused fails to participate in the hearing process, the Council may continue with the hearing procedure. In such a case, the Council shall assume a plea of “Not In Violation” on the part of the Accused and shall assume that the Accused presents no defense.

J. In cases in which two or more students are accused of a joint violation, the Council may conduct one hearing for the joint violation but shall arrive at an independent decision for each accused student.

K. If found “In Violation” of the Standards of Conduct, the Accused may call for an appeal of the Council’s decision and/or sanctioning by the members of the Appeals Committee. The Accused must submit the appeal in writing to the Judicial Officer within four business days of the decision, and the Accused must indicate or list the specific ground(s) upon which their appeal is based (see Article IV, Section 5 for the grounds upon which an appeal may be requested).

SECTION 3. Hearing Procedures

A. The procedures for conducting a Community Standards Council Hearing shall be as follows:

1. The President of the Community Standards Council shall preside. In the absence of the President, the Vice-President shall preside.
2. The Council must act with complete impartiality. Any Council member who believes that their participation in any aspect of the investigation or hearing process constitutes a conflict of interest must report the potential conflict of interest to the Community Standards Council President, who shall decide whether that member be recused.
3. An audio recording of the hearing shall be made, and the Secretary shall keep minutes of the proceedings. Deliberations of the Council shall be absolutely private, and no record of the deliberations shall be made.

4. The Accuser, the Accused, and the Accused’s Advisor may observe all evidence presented during the hearing but shall not be present for deliberations. Witnesses may be present only during their own testimony. The Investigator may be present during both the hearing and deliberations, but the Investigator’s participation in deliberations shall be limited to the clarification of facts; the Investigator assigned to the case may not deliberate or vote. Upon the request of a Witness, arrangements may be made for the Witness to testify via video for good cause shown, as determined by the President in consultation with the Judicial Officer. Disruptive behavior on the part of anyone present shall result in immediate and permanent removal from the hearing. No other persons may be present during the hearing.

5. The hearing shall be conducted under the Oath of Privacy and the Accuser, witnesses, and Council members involved in the hearing shall take the following Oath of Privacy: “On my honor, I agree to respect the sensitive nature of these proceedings by keeping them confidential.”

6. Every person who testifies at the hearing shall take the following Oath of Truth: “On my honor, I do solemnly swear to tell the truth, the whole truth, and nothing but the truth, [so help me God].”

7. After the Oath of Truth has been administered, the Council may call the Accuser and/or witnesses relevant to the case or may rely solely on the evidence in the case packet. The Accused may present witnesses with relevant knowledge and any other relevant evidence. The President shall decide questions concerning the relevance and/or admissibility of the witnesses/evidence. The Accused shall not be required to make a statement or answer questions unless they wish to do so.

8. All statements or questions from the Accused, the Accuser, and Witnesses shall be addressed to the Presiding Officer. Participants in the hearing are not permitted to address one another directly.

9. Questions asked during the hearing by members of the Council, should be relevant, understandable and civil. The President shall have the discretion to ask that a question be rephrased or order it withdrawn if it does not meet the standards of this paragraph.

10. Legal counsel retained by an Accused student or any other person participating in the hearing shall not attend any hearing of the Community Standards Council. Any advice or assistance requested of legal counsel by a student must be obtained prior to the hearing.

11. The Council’s findings of “In Violation” or “Not In Violation” shall be based only on the merits and facts of the case at hand.

12. The Accused shall be considered “Not In Violation” throughout the course of the hearing unless and until the Accused has been found “In Violation” of the Standards of Conduct by a preponderance of the evidence.

13. If after all available evidence has been heard and a motion to vote on " In Violation" or "Not In Violation" has been properly moved and seconded, two-thirds of the members of the Council present at the hearing and entitled to vote may find the
Accused “In Violation.” Otherwise, the Accused shall be found “Not In Violation,” and the case shall be dismissed.

B. A quorum for a Community Standards Council hearing shall be determined as follows:

1. Fifty percent plus one, but no less than six of the eligible voting members shall constitute a quorum for a hearing. The Community Standards Council shall render no decision without the presence of a quorum.

2. If, for any reason, a quorum cannot be achieved, the Accused may agree to one of the following options:

   a. To proceed with the hearing with less than a quorum; or

   b. To postpone the hearing for a reasonable period of time (to be determined at the discretion of the President of the Community Standards Council and the Judicial Officer or designee) until a quorum of regular Community Standards Council members can be established.

SECTION 4. Sanctions

A. Sanctioning of a CSC violation shall be determined by a two-thirds majority of Council members present at the hearing who are entitled to vote.

B. When determining sanctions for an individual found in violation of the Standards of Conduct, the following criteria shall be considered along with any other factors determined by the CSC to be relevant:

1. The CSC’s responsibility to ensure the effectiveness of the Standards of Conduct for the Rhodes College community.

2. The nature and severity of the offense.

3. The ability of the Accused to reenter campus life under the Standards of Conduct.

4. A determination, by clear and convincing evidence, that the Accused has lied during the investigation or hearing processes.

5. The level of cooperation of the Accused during the investigation or hearing processes.

6. The probationary status, previous discipline, or any past suspensions of the Accused. These shall be considered only when determining sanctions, and the President shall notify the Council of the Accused’s disciplinary history only after the Council, by proper vote, has found the Accused “In Violation.” The probationary status or any past suspensions of the Accused should cast extreme doubt on the ability of the Accused to reenter campus life under the Standards of Conduct.
C. The following sanctions may be imposed upon any student found to have violated the Standards of Conduct:

1. Warning: This sanction will be used in cases in which the College determines that the appropriate lesson has been learned and conclude the matter with a formal letter of warning.
2. Disciplinary Probation: A written notification for violation of specified regulations. Probation is for a designated period of time and includes the probability of more severe disciplinary sanctions if the student is found to violate any institutional regulation(s) during the probationary period. Students on disciplinary probation are considered not in good social standing with the College. Good Standing may be required for participation in certain campus activities. In addition, students not in good standing may have their conduct reviewed for leadership or employment positions on campus.
3. Loss of Privileges: Denial of specified privileges for a designated period of time.
4. Fines: Previously established and published fines may be imposed.
5. Restitution: Compensation for loss, damage, or injury. This may take the form of appropriate service and/or monetary or material replacement.
6. Discretionary Sanctions: Work assignments, service to the college, education, referral to counseling, or other related discretionary assignments (such assignments must have the approval of the Judicial Officer or designee).
7. Residence Hall Suspension: Separation of the student from the residence halls for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.
8. Residence Hall Expulsion: Permanent separation of the student from the residence halls.
9. College Suspension: Separation of the student from Rhodes College for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.
10. College Expulsion: Permanent separation of the student from Rhodes College.

D. More than one of the sanctions listed above may be imposed for any single violation.

E. Disciplinary sanctions shall not be made part of the student’s permanent academic record, but shall become part of the student’s confidential record.

F. Each year, the Secretaries may, in the discretion of the President, and in consultation with the Judicial Officer, post a list of charges and Council decisions with names omitted.

SECTION 5. Appeals

A. A decision reached by the Community Standards Council or a sanction imposed by the Council may be appealed by the Accused or two or more Council members to the Community Standards Council Appeals Committee within four business days of the decision. Such appeals shall be in writing and delivered to the Judicial Officer or designee, and shall specify the basis for the appeal.
B. Except for the limited purpose of hearing new evidence pursuant to (4) below, an appeal shall be limited to a review of the verbatim record of the initial hearing and supporting documents on one or more of the following grounds:

1. The hearing procedure was not followed.
2. The sanctions imposed were inappropriate for the violation of College policy.
3. New and relevant information, sufficient to alter the decision, that was unknown or unavailable to the appellant at the time of the original hearing.

C. In the event of an appeal, the President of CSC, the Accused, and the Advisor for the Accused shall meet with the CSC Appeals Committee to review the case. An audio recording of the meeting shall be made.

D. The CSC Appeals Committee shall consist of the Dean of Students, or the Dean’s designee, one student (usually the President of the Honor Council), and one staff member in Academic Affairs. The Dean of Students or designee shall preside and decide all questions relating to the conduct of the proceedings including, without limitation, the admissibility of evidence. The Appeals Committee shall deliberate in closed session and either sustain the decision of the Council or return the case to the CSC for reconsideration with remarks and suggestions.

SECTION 6. Reconsideration of Council's Decision

If a case is returned to the Community Standards Council by the Community Standards Council Appeals Committee, the Standards of Conduct Council shall reconsider the case as soon as practical after the notification of its return. A quorum for reconsideration shall consist of at least three-fourths of the voting members present at the original hearing. During a reconsideration, the Community Standards Council shall consider the remarks and suggestions of the Appeals Committee, recall any witnesses, the Accuser, or the Accused if deemed necessary for the clarification of facts, and either sustain the original decision and/or sanction or render a new decision and/or sanction based on the procedures outlined in Article IV. A reconsideration of the sanction(s) imposed shall not result in a more severe sanction for the Accused student. The second decision of the Community Standards Council shall be final.

ARTICLE V—INTERPRETATION AND REVISIONS

This Constitution may be amended by the following procedure:

1. Proposed amendments must be approved by two-thirds vote of the entire membership of the Community Standards Council and by the President of Rhodes College.

2. Proposed amendments shall be publicly announced at least seven days prior to the referendum.

3. To be adopted, amendments must be approved by the affirmative vote of a majority of the student body voting a referendum called for that purpose.
4. Amendments shall become effective immediately when the above steps are completed and communicated to the student body.

**Off-Campus Conduct**

The values of Rhodes College apply wherever Rhodes community members live, work or play. Students may be held accountable for conduct which constitutes a hazard to the health, safety, or well-being of members of the College community or which is detrimental to the College’s interests whether such conduct occurs on campus, off campus, or at College-sponsored events.

**Involuntary Withdrawal or Removal from Campus**

The College occasionally may face instances where a student poses a threat to themselves or others, who are unable to cope, or who create a pattern of extreme disruption.

The College Risk Assessment Team will investigate the situation and the effect or the potential effect of the behavior on the student and the College community. The Team may require a personal interview with the student and/or an evaluation of the student by a qualified professional. The Team may require an interim removal of the student from campus pending conclusion of the investigation.

If, as a result of its investigation, the Risk Assessment Team determines that the student’s behavior indicates substantial risk of threat to self or others, or that the individual is otherwise unable to fulfill the expectations of a student at Rhodes, the pursuit of professional care or a withdrawal from the College may be recommended. The student will be provided with the option of voluntarily withdrawing from the College for the remainder of the term. If the student refuses to do so, next steps will be considered by the Team, including, but not limited to, removal of the student from the College with conditions for readmission. If the student withdraws, they may be referred to an appropriate facility for additional assistance. The parents/guardians will be notified as soon as possible and must assume responsibility for the student’s care.

Students who leave campus under the above conditions, either voluntarily or involuntarily, will be readmitted only after being cleared by the Risk Assessment Team and, when appropriate, the Committee on Standards and Standing. Permission for readmission will typically be based on the student’s demonstrating a period of responsible behavior outside the College and may require a statement from a physician, psychologist, or other qualified professional that the student is ready to return and cope with college life. Follow-up assessment or services may be required as part of the readmission decision.

Removal of a student from the College will be undertaken only as a last resort. Every effort will be made to help students understand the consequences of their behavior, make responsible decisions, and develop skills that will allow them to remain and function in the Rhodes community.
Students who have voluntarily withdrawn or who have been removed from campus are not allowed to attend class and have no access to the campus or College sanctioned or sponsored events.

COVID Guidelines – Fall Semester 2022

Below are the COVID guidelines for the 2022 fall semester. These guidelines are based upon current conditions and are subject to change as circumstances warrant. As conditions dictate, we will consult with infectious disease experts at Baptist Memorial Health Care, use CDC guidelines, monitor trends in the Memphis area, and consider our previous campus experience to make decisions about our Covid protocols. Covid related updates will be sent as necessary based on circumstances and events.

Masking

Masks are not required on campus. However, individual faculty retain the option of requiring the use of masks in their classrooms, labs, and studios. Faculty and staff may ask visitors to their private offices to mask. If you are asked to mask in such circumstances, it is expected that you will comply with the request.

Testing

We will provide testing for symptomatic and close contact exposed students in Student Health Services.

If a student is experiencing COVID-19 Symptoms:

1. Contact Health Services to schedule a symptomatic testing appointment
   a. Monday-Friday from 8:30 a.m. - 5:00 p.m.: Students should contact Health Services at health-forms@rhodes.edu or 901-843-3895.
   b. After 5:00 p.m. Monday-Friday and Saturday-Sunday: Students should contact Campus Safety by calling 901-843-3880
2. You will be scheduled for testing (self-isolate until tested).
3. Attend your symptomatic testing appointment masked and distanced.
4. If your rapid test is positive the Health Services staff will follow up with you about the appropriate positive or contact protocols. You will be issued an isolation order, which you will be required to comply with.
5. If your rapid test is negative the Health Services staff will follow up with you about the appropriate protocols, which will include following up your rapid test with a PCR test. You will be advised to mask and remain socially distanced from other community members pending the results of the PCR test which may take up to 72 hours.
6. Approved test results to confirm a negative or positive case of Covid-19 must consist of a rapid or PCR antigen test only.

Student COVID-19 Care Clinic: Health Services is able to provide onsite rapid testing for symptomatic students, and those who may have been close contact exposed to a positive case of
COVID-19. The clinic will be available to all students (residential and non-residential) for symptomatic testing and COVID-19 care support.

Appointments are available Monday thru Friday 10:30 a.m. – 11:30 a.m. and 3:00 p.m. – 4:00 p.m., and students should contact the Health Services at 901-843-3895 or health-forms@rhodes.edu to schedule an appointment ahead of time.

Students experiencing severe symptoms or a medical emergency be sure to call 911 immediately, and then contact Campus Safety by calling 901-843-3880.

Additionally, any student may contact the Residence Life on-call staff at any time by calling 901-487-5226 for support and care.

Isolation and Quarantine

Isolation and quarantine for students who test positive will occur in place. Roommates with compromising health conditions who do not have access to alternative housing may be offered a temporary housing option.

<table>
<thead>
<tr>
<th>Isolation/Quarantine</th>
<th>5-day isolation protocol.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Positive for COVID</td>
<td>Release from isolation on Day 6 if: it has been at least 5 days since symptoms appeared, and 24 hours since last fever without the use of fever-reducing medication, and symptoms have improved. If symptoms have not resolved, the individual will remain in isolation for an additional 5 days.</td>
</tr>
<tr>
<td>High Risk/Close Contact Exposure</td>
<td>No restriction with testing at 48 hours and a test between days 5-7.</td>
</tr>
</tbody>
</table>

Isolation and Quarantine Meals

Students in an isolation or quarantine protocol and with a meal plan may access to-go dining options through the College’s Quarantine Café. Student may access ordering through the following link: Quarantine Café. Please create an account and then place daily orders by visiting the "Quarantine Café" section. We recommend that students place their orders for the week upon creating their accounts to avoid missing a meal. In order to pick up meals, students will leave the isolation/quarantine space fully masked and distancing to pick up prepared meals for each day. Students will pick up their food between 8-10am daily in the Brooks Room, which is located in the Refectory. Students should enter the Brooks Room using the outside entrance, which opens on the Refectory north patio and is located at the Hyde-Moore breezeway.

Questions?

Please use the link below to submit questions about COVID guidelines. COVID-19 Question and Comment Form (rhodes.edu)