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University Policies

The University of Arkansas at Monticello is part of the University of Arkansas system, and governed by the Board of Trustees, which establishes all system policies, and by the President of the University System. The chief executive officer for the University of Arkansas at Monticello is the Chancellor. The chief executive officer for the UAM Colleges of Technology in Crossett and McGehee are the Vice Chancellors on those respective campuses.

The primary legislative body for the University of Arkansas at Monticello is the UAM Assembly, which consists of 20 students, faculty on appointments of halftime or more and representatives from the professional staff. Legislation from the UAM Assembly proceeds from the Assembly to the Chancellor, the President, and finally the Board of Trustees.

Non-Discrimination Policy

The University of Arkansas at Monticello is committed to providing educational opportunities to all qualified students and employment opportunities to all persons, regardless of their economic or social status, and will not discriminate on the basis of race, color, religion, creed, gender, gender identity, sexual orientation, ethnic or national origin, disability, age or any legally protected class. The Office of Student Special Services has been designated to coordinate efforts to comply with all laws and regulations applicable to qualified disabled individuals as required by Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990. Inquiries concerning the application of all federal laws and regulations regarding discrimination should be directed to the Human Relations Officer, Office of Finance and Administration, Babin Business Center, Monticello campus, (870) 460-1522.

The University releases information on the quality of its teacher preparation program according to the requirements of Section 207 of Title II of the Higher Education Act as a mended in 1998. Official Title II data is published in appropriate University publications. Inquiries concerning Title II data should be directed to the Dean, School of Education, and (870) 460-1062.

Affirmative Action Policy

Under Executive Order 11246, as amended, an educational institutional must have a written Affirmative Action Plan, documenting good faith efforts to end discriminatory practices in employment. Copies of the University of Arkansas Affirmative Action Plan are available by request from the Human Relations Officer, Office of Finance and Administration, Babin Business Center, Monticello campus, (870) 460-1522. Several other types of federal legislation that prohibit discrimination also cover the University.

Title VI and VII of the Civil Rights Act of 1964 as amended. Title VI prohibits discrimination against students or others on the grounds of race, color, or national origin. Title VII is the most comprehensive federal employment law and was extended in 1972 to cover educational institutions, both public and private. Title VII prohibits discrimination in employment on the basis of race, color, religion, gender, or national origin.

Title IX of the Education Amendments of 1972. Title IX prohibits discrimination on the basis of gender in any education program or activity receiving federal financial assistance. This includes many areas, for example, admissions, recruitment, financial aid, housing, athletics, student organizations, and employment of faculty, staff, and students. Sexual harassment is prohibited under Title IX.

Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990. These laws, which prohibit discrimination against qualified disabled individuals, apply to admissions policies and hiring practices, and require removal of barriers, program accessibility, and reasonable accommodations to allow equal opportunity to disabled students, faculty, and staff. Those seeking academic or program accommodations because of a disability should contact the Director of Student Special Services at (870) 460-1226.

The Equal Pay Act of 1963 as a mended. This Act prohibits discrimination in salaries (including almost all fringe benefits) on the basis of gender.
Inquiries concerning the applications of all federal laws and regulations regarding discrimination, including sexual harassment, should be directed to the Title IX Coordinator, Michael Davila, at 870-460-1110.

**Freedom of Information Policy**

The Arkansas Freedom of Information Act makes selected public documents accessible to Arkansas citizens upon request. All persons wishing to make a request to the University under the Freedom of Information Act should contact the Assistant to the Chancellor by email at pacec@uamont.edu.

**Student Records Disclosure Policy**

The University of Arkansas has established a system-wide policy in compliance with the Family Educational Rights and Privacy Act of 1974* as amended, 20 U.S.C. Section 1232G, and the regulations of the Department of Education, Codified in Part 99 of Title 34 of the Code of Federal Regulations and their disclosure to address student educational records. The following is a summary of this policy. The policy is available in the library and is available to the public.

Educational records are defined as any information recorded in any way including, but not limited to, hand writing, print, tape, film, electronic, including computer records, microfilm, which is directly related to a student and is maintained by the University or any of its camp use, or by a person acting for the University except the following:

1. Records made by and kept in the sole possession of a University official or employees which are not made accessible or revealed to any other person except a temporary substitute for the official or employee;
2. Records of the campus law enforcement unit, but only if education records maintained by the campus are not disclosed to the law enforcement unit, and the law enforcement records are: (1) Maintained separately from educational records; (2) Maintained solely for law enforcement purposes; and (3) Disclosed only to law enforcement officials of the same jurisdiction.
3. Employment records of any University employee whose employment is not contingent on the fact that he or she is a student, which are made and maintained in the normal course of business, relate exclusively to the individual in their capacity as an employee, and are not available for use for any other purposes;
4. Treatment records made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting or assisting in their professional or paraprofessional capacity, which are made, maintained or used only in connection with treatment of a student, and are disclosed only to those persons providing the treatment. A treatment does not include remedial educational activities or activities which are part of the program of instruction at the University.
5. Alumni records, which contain information about a student after he or she is no longer in attendance at the University, if the records do not relate to the person as student.

**Student Records**

**Restricting/Releasing Student Education Records**

The Family Educational Rights and Privacy Act (FERPA) of 1974 (20 U.S.C. § 1232g; 34 CFR Part 99) is a federal law that protects the privacy of student education records. “Education records” are “those records, files, documents, and other materials which 1) contain information directly related to a student; and 2) are maintained by an educational institution” as per 20 U.S.C. §1232g(a)(4)(A); 34 CFR § 99.3. FERPA applies to all schools that receive funds under an applicable program of the U.S. Department of Education. Generally speaking, FERPA allows the University to disclose education records or personally identifiable information from education records in the following circumstances: (1) with the written consent of the student; (2) if the disclosure meets one of the statutory exemptions*: or (3) if the disclosure is “directory information”, and the student has not placed a hold on release of “directory information”.

At UAM the following items are considered “directory information”:
1. Name  
2. Address  
3. Telephone number  
4. Photograph  
5. Date and place of birth  
6. Nationality  
7. Parent’s name and address  
8. Spouse’s name and address  
9. Marital status  
10. Religious preference  
11. Number of hours enrolled  
12. Number of hours completed  
13. Classification by year  
14. Dates of attendance at University  
15. Major field of study  
16. Participation in recognized activities and sports  
17. Weight and height (athletic teams)  
18. Scholarships, honors, degrees and awards received  
19. Name of most recent educational institution  
20. Campus e-mail address  

**Restricting Information**

At any time, students may restrict the release of any/all “directory information” by visiting the student’s WeevilNet self-service account and accessing the “Security” tab on the Personal Information page to enter the restriction. Students should be aware that restricting the release of “directory information” has other consequences. For example, depending upon the particular directory items restricted, the University may not notify a student’s hometown newspaper about awards and honors received, may not verify enrollment to a third party, or may not verify degree completion to a third party.

**Release of Information**

Except to the extent that FERPA authorizes disclosure without consent*, personally identifiable information from a student’s education records, other than “directory information”, will not be disclosed without prior written consent of the student.

This includes the following information concerning a student: 1) Academic (except for academic items listed as “directory information”); 2) Financial; 3) Disciplinary; 4) Health; and 5) Psychological. If a student wants the University to release any and/or all of the above information to a parent, spouse, or other third party, the student must visit the student’s WeevilNet self-service account and access the “Release of Information” link below the personal information section. The release is valid from date entered throughout continuous enrollment. Any changes or updates must be submitted through the same link.

The custodian of educational records (the Registrar) will maintain a record of each request for access to and each disclosure of protected personally identifiable information from the education records of each student, which will be maintained with the education records for as long as the education records are maintained.

If information is released by the University, the student may request, and the University will provide, a copy of the records which have been disclosed. The student will be responsible for payment of a copying fee.

*Note: The University may disclose personally identifiable information from a student’s record without consent to school officials with legitimate educational interests. A school official is a person employed by the university in an administrative, supervisory, academic, research, or support staff position (including law enforcement unit personnel and health staff); a person or company with whom the university has contracted (such as an attorney, auditor, or collection agent); a person serving on the Board of Trustees: a student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing their tasks: a volunteer or other party performing an institutional service or function for the University. A legitimate educational interest exists if the official needs to review an education record in order to fulfill their professional responsibilities for the University, including, but not limited to, performing a task in furtherance of the University’s mission; performing an administrative task outlined in the official’s duties; performing a supervisory or
instructional task directly educational related to a student’s education; or providing a service or benefit for a student such as health care, counseling, job placement, or financial aid. School officials may not access student records for personal reasons.

As well, the University may disclose personally identifiable information from a student’s record without consent under the following conditions: 1) “directory information” not specifically restricted by the student; 2) disclosure is to an educational agency or institution where the student intends to enroll or seek services; 3) disclosure is to a federal, state or local agency in connection with an audit or evaluation of a federal or state program or for the enforcement or compliance with federal or state-supported programs; 4) disclosure is in connection with an audit or evaluation of a federal or state program or for the enforcement of or compliance with federal or state-supported programs; 5) disclosure is in connection with a student’s application for or receipt of financial aid; 6) disclosure is to a state or local official to whom such information is required to be reported under any state statute enacted prior to 11/17/74; 7) disclosure is to federal, state or local agencies for the purpose of developing, validating, or administering predictive tests or administering financial aid or improving instruction; 8) disclosure is to an accrediting organization to carry out its accrediting functions; 9) disclosure is to the parents of a dependent student as defined by section 152 of the Internal Revenue Code; 10) disclosure is to comply with a judicial order or a lawfully issued subpoena (the University must make a reasonable effort to notify the student of the order or subpoena in advance of compliance); 11) disclosure is to appropriate persons, agencies, institutions, or organizations in connection with an emergency if knowledge of the information is necessary to protect the health or safety of the student and/or of other persons; 12) disclosure is to the student.

Inspect and Review Records
A student has the right to inspect and review their education records, with some exceptions under the Act, within 45 days of the day the university receives a request for access. Students should submit to the Office of the Registrar written requests that identify the record(s) they wish to inspect. The university official will arrange for access and notify the student of the time and place where the records may be inspected. If the records are not maintained by the university official to whom the request was submitted, that official should advise the student of the correct official to whom the request should be addressed.

Amendment of Records
A student has the right to request the amendment of their education records that the student believes are inaccurate or misleading. Students should write the university official responsible for the record, clearly identify the part of the record they want changed, and specify why it is inaccurate or misleading. If the university decides not to amend the record as requested by the student, the university will notify the student of the decision and advise the student of their 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.

Complaints
A student has the right to file a complaint with the U.S. Department of Education concerning alleged failures by the university to comply with the requirements of FERPA. The name and address of the office that administers FERPA is as follows:

Family Policy Compliance Office
U.S. Department of Education 400 Maryland Avenue, SW Washington DC 20202-4605

Use of Tobacco/Smoking Policy
The University of Arkansas at Monticello actively seeks to create a campus environment that is completely free of secondhand smoke. Furthermore, the Arkansas Clean Air on Campus Act prohibits smoking on each campus of a state-supported institution of higher learning.

Smoking and the use of electronic nicotine delivery systems (including cigarettes, cigars, pipes, and electronic or eCigarettes), by its students is prohibited on all property owned or operated by the University.
Property includes, but is not limited to: buildings, facilities, sidewalks, roadways, parking lots, athletic fields and grounds and vehicles (University owned/leased or personal) parked on University property.

The University prohibits the advertising, sale or distribution of any tobacco product on University owned/leased property. Adherence to this policy is the responsibility of all University of Arkansas at Monticello students. It is expected that they will comply with the policy and state law. Any UAM student is empowered to respectfully inform others about this policy to enhance awareness and encourage compliance. Pursuant to state law, persons smoking on property owned or operated by the University may be issued a municipal citation by the University Police Department and are subject to a fine of not less than $100 and not more than $500. Persons engaging in other use of tobacco products, while in University facilities, or electronic cigarettes in violation of this policy will be subject to the following: 1) Students will be referred to the University’s disciplinary process. 2) Visitors will be required to leave the campus: failure to cooperate may lead to a citation or arrest. Any Residence Hall student who violates this policy can be referred to the Student Judicial System. Violations may be reported to the University Police Department without fear of discrimination or retaliation.

Assistance to individuals in overcoming addiction to tobacco products is available through the Drew County Health Unit “Stamp Out Smoking” program. Parties interested in obtaining resources about smoking cessation may call 1-870-367-6234 ext. 232.

All University handbooks, policy manuals, catalogs, online listings and other policy-related literature will include the policy. In addition, each building will display a sign and/or decal that states “Tobacco Free Facility.”

Notifications & Disclosures

Student Handbook

The Student Handbook provides important information on institution policies, procedures, services, and program. Every effort has been made to provide current and accurate information in this publication; however, all information contained in this Student Handbook is subject to continuous review and evaluation. As such, the University reserves the right to alter any and all information contained in this Student Handbook at any time. For the most accurate and up-to-date information, please consult the on-line copy of the Student Handbook at Student Handbook or the appropriate office and personnel.

Please be reminded, the rules, policies and information presented in this Student Handbook remain in effect, and are applicable during official or unofficial breaks, closings, modified calendars, or University holidays.

Notice of Application

The rules, policies, and information presented in this Student Handbook applies to all UAM enrolled students pursuing undergraduate, graduate, specialized degrees, and/or students enrolled in the UAM Monticello Campus, UAM College of Technology at Crossett and/or the UAM College of Technology at McGehee.

The rules, policies, and information presented in this Student Handbook apply to all students enrolled at the UAM College of Technology at Crossett or the UAM College of Technology at McGehee who reside in any UAM residential facility.

All rules, policies and information presented in this Student Handbook remain in effect and are applicable during official or unofficial breaks, closings, modified calendars, or University holidays.

Notice of Disclaim

Policies, programs, dates, costs, rules, and any other information cited in this Student Handbook are subject to change and therefore should be verified through the appropriate office and personnel.

The Student Handbook may also be viewed on-line at UAMONT.EDU. The policies and procedures provided in the on-line copy of the Student Handbook take precedence over any policies or procedures printed in any hard copy of the Student Handbook.

The University reserves the right to alter any and all information contained in this Student Handbook.
The Jeanne Clery Disclosure of Campus Security Policy and Campus
Crime Statistics Act (20 USC § 1092(f)) is the landmark federal law
originally known as the Campus Security Act. This act requires
colleges and universities across the United States to disclose
information about crime on and around their campuses.

The UAM Department of University Police provides the Annual
Security Report/Fire Safety Report, and the report is furnished to both
current and prospective students/employees as part of the
University’s commitment to the safety and well-being of the UAM
community.

The Annual Security Report/Fire Safety Report includes statistics for
the previous three years concerning reported
crimes that occurred on-campus, in certain off-campus buildings, on
property owned/controlled by the University of Arkansas at Monticello,
and on public property within, or immediately adjacent to and
accessible from, the campus.

The report also includes institutional policies concerning campus
security, such as policies addressing sexual assault, and other matters.
The Annual Security Report/Fire Safety Report is updated each year,
and a printed copy can be obtained by contacting the University Police
Department at (870)460-1083 or the Office of Student Engagement
at (870) 460-1053. The report is also available on the UAM web site
at https://www.uamont.edu/life/pdfs/
AnnualSecurityAndFireSafetyReport.pdf

In the event a situation arises, either on or off campus, that, in the
judgment of the Vice Chancellor for Student Engagement, Dean of
Students and/or University Police Department for the Monticello
campus and the CT Vice Chancellors for the Crossett and McGehee
campus, constitutes an ongoing or continuing threat, a campus wide
“timely warning” will be issued.

The warning will be issued to the appropriate campus or campuses
using any one or more of the following:

a. WeevilNet email system
b. Flyers posted on bulletin boards, exterior doors in
   academic buildings, residence halls, outdoor boards and
   administrative buildings.
c. UAM University Police website: http://www.uamont.edu/UPD/
d. UAM – College of Technology-Crossett website:
   http://www.uamont.edu/academics/crossett/
e. UAM - College of Technology - McGehee website:
   http://www.uamont.edu/academics/mcgehee/

In the event of a serious incident that poses an immediate threat to
members of the UAM community, the University will initiate
UAMAalert, the emergency notification system. UAMAalert provides the
university community with more immediate notification by utilizing
network emails, voice messages and text messages sent to phones or
PDAs.

All employees and students are automatically enrolled in UAMAalert
and may choose to opt out. The University will post updates during a
critical incident on the UAM http://www.uamont.edu/

Anyone with information warranting a timely warning should report
the circumstances to the University Police Department by phone
(870-460-1083 or 870-460-1000) or in person at the dispatch
center within University Police Department, 112 Science Center Drive,
Monticello, AR 71656.

**Campus Security Authorities**

Recent amendments to the Campus Security Act, a federal law that
requires colleges and universities to annually compile and publish
crime statistics for their campuses and certain other areas, require
that “campus security authorities” report crime statistics for inclusion
in the University’s Annual Security by the United States Department of
Education.
“Campus security authorities” on the UAM campus include; Vice Chancellor for Student Engagement, Dean of Students, Athletic Director, Faculty/Staff Advisors to student organizations, Head/Assistant Coaches, University Police Chief, University Police Officers, Watchman, Director of Intramurals/Recreation, Director of Student Programs/Activities, Director of Student Health/Exercise Center, Director of Counseling/Testing/Career Services (unless acting as the counselor), Resident Directors, and Resident Assistants.

Because of the law’s complex reporting requirements, the most reasonable and effective way to manage the reporting is as follows. If a Campus Security Authority (CSA) observes any crime listed below, or if any person reveals to the CSA that he/she learned of or were the victim of, perpetrator of, or witness to any crime listed below, immediately complete a Crime Incident Report form and, as indicated on the bottom of the form, send the completed form to University Police Chief. This applies to crimes on the public property adjacent to the campus and locations at which other University-sponsored activities are taking place.

The CSA will not investigate the crime or attempt to determine whether a crime, in fact, took place. The CSA will simply make the report. Appropriate college personnel may later contact the CSA or others to gather additional information.

Crimes that should be reported are:

- Murder and non-negligent manslaughter
- Negligent manslaughter
- Forcible sex offenses
- Non-forcible sex offenses
- Robbery
- Aggravated assault
- Arson
- All hate crimes involving bodily injury
- All liquor, drug or weapons law violations resulting in an arrest

A CSA, as defined by the Clery Act, has an obligation to report allegations of Clery Act-defined crimes that he/she concludes are made in “good faith”. These crime allegations will be documented and reported to the University Police Chief or to the local police. In “good faith” means there is a reasonable basis for believing that the information is not simply rumor or hearsay. That is, there is little or no reason to doubt the validity of the information. If the CSA is in doubt as to whether a crime is reportable, the CSA will err on the side of reporting the matter. With the exception of liquor, drug and weapons law violations, it is immaterial whether an arrest is made. For purposes of reporting, the CSA will assume that a hate crime is any crime manifesting evidence that the victim was selected because of the victim’s actual or perceived race, religion, sexual orientation, gender, ethnicity/national origin, or disability.

**Student Right to Know (SRK)**

The University of Arkansas at Monticello is pleased to provide information regarding academic programs, enrollment, financial aid, university police department, athletics, and services for individuals with disabilities. For your convenience, the “Student Right to Know” document is conveniently accessible on the UAM website at the four web pages listed below.

Student Information: [https://www.uamont.edu/life/pdfs/srk.pdf](https://www.uamont.edu/life/pdfs/srk.pdf)

Future Student Information: [https://www.uamont.edu/life/pdfs/srk.pdf](https://www.uamont.edu/life/pdfs/srk.pdf)

Graduate Programs: [https://www.uamont.edu/life/pdfs/srk.pdf](https://www.uamont.edu/life/pdfs/srk.pdf)

UAM Faculty: [https://www.uamont.edu/life/pdfs/srk.pdf](https://www.uamont.edu/life/pdfs/srk.pdf)

A printed version of this detailed information may be obtained by contacting the appropriate point of contact listed in the table below. Disclosure of this information is pursuant to requirements of the Higher Education Act, Clery Act, Drug-Free School and Campuses Act, Student Right to Know Act, and the Family Educational Rights and Privacy Act.

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<tr>
<th>Registrar’s Office</th>
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<td>Graduation/Completion rates</td>
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<td>Transfer-out rates</td>
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<td>Athletes-Graduation/Completion rates</td>
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<td>Athletes-Transfer-out rates</td>
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Drug-Free Schools and Campuses Act
The University of Arkansas at Monticello is concerned for your well-being and strives to promote healthy living in both community and individual life. The University recognizes that illegal use and abuse of alcohol and illicit drugs is a serious health problem that affects every aspect of human life and community. As such, UAM is committed to providing helpful information and understands the importance of maintaining a quality alcohol and drug prevention program.

In accordance with the requirements of the 1989 amendments to the Drug-Free Schools and Campuses Act (DFSCA), the University is pleased to provide enrolled students, faculty and staff with information regarding the unlawful possession, use, or distribution of illicit drugs and alcohol.

This notification/disclosure includes: 1) standards of conduct that clearly prohibit the unlawful possession, use, sale, or distribution of illicit drugs and alcohol by students and employees; 2) disciplinary sanctions for violations of the standards of conduct; 3) applicable legal sanctions under federal, state or local law for the Unlawful possession or distribution of illicit drugs and alcohol; 4) health risk associated with the abuse of alcohol or use of illicit drugs; and 5) drug and alcohol programs that are available.

The DFSCA annual notification is conveniently located at: https://www.uamont.edu/life/pdfs/dfsca-annual-notification.pdf
the Office of Student Engagement at (870) 460-1053 for additional information or with any questions.

Title IX
The University of Arkansas at Monticello (UAM) does not discriminate on the basis of sex in the education programs and activities that it operates and is prohibited from doing so by Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681 et seq., and the U.S. Department of Education’s implementing regulations, 34 CFR Part 106. The University’s nondiscrimination policy extends to admission, employment, and other programs and activities. Inquiries regarding the application of Title IX and 34 C.F.R. Part 106 may be sent to the University’s Title IX Coordinator, the U.S. Department of Education Assistant Secretary for Civil Rights, or both.

All complaints or reports about sex discrimination (including sexual harassment) should be submitted to the Title IX Coordinator:

Title IX Coordinator
Michael J. Davila
University of Arkansas at Monticello
Student Success Center 201D
350 University Drive
Monticello, AR 71656
(870) 460-1110
davila@uamont.edu

Title IX Reporting Form

Deputy Title IX Coordinator (McGehee Campus)
Cyrus Vance
Director of Student Services
(870) 460-2103
vancecj@uamont.edu
UAM-CTM
1609 East Ash
McGehee, AR 71654

Deputy Title IX Coordinator (Crossett Campus)
Dr. David Streeter
Director of Student Services
(870) 364-6414
streeter@uamont.edu
UAM-CTC
1326 Hwy 52 West
Crossett, AR 71635

Protection of Minors on Campus
The University of Arkansas at Monticello is committed to a safe and secure environment for all its faculty, staff, students, and visitors, including minor-aged children who participate in programs that may be connected with the University. Further, The Child Maltreatment Act 12-12-501 and Act 6-61-133 requires mandated reporting (See Appendix A) by University employees or volunteers. Mandated reporting includes programs, camps, or activities that involve minor-aged children that University units operate, host, or permit third parties to use University facilities. This law also prohibits any person from requiring prior permission, or prohibiting a person from, making a report of suspected child maltreatment. A person, acting in good faith, who makes a report of suspected maltreatment, is immune to civil or criminal liability for making the report. The University prohibits retaliation against any person who makes a good faith report of child maltreatment.

The University will make training available regarding child maltreatment and mandated reporters.
Units that operate programs, camps, or activities that involve minor-age children should provide training to employees, volunteers, and students who interact with minors. Units that operate facilities or locations that are frequented by minors and where inappropriate interactions could occur should consider whether additional measures are needed. Examples might include strictly limiting or prohibiting staff from being alone with minor children, especially in a place that is isolated or not easily visible to others.

Further, failure to report suspected child maltreatment by a mandated reporter may have civil and/or criminal consequences. Questions regarding mandated reporting should be directed to the Office of the Vice Chancellor for Academic Affairs, 870-460-1032.

The following steps will be taken if any University employee or volunteer reasonably suspects or observes child maltreatment.

1. Immediately report the suspected maltreatment to the Child Abuse Hotline (1-800-482-5964). The hotline is manned 24/7 by a team of operators. In the event of a non-emergency situation involving child maltreatment, a report form for reporting child abuse is available at www.childwelfare.gov/topics/responding/reporting/how. Click on the “Report It Now” link; fax the completed form to 1-501-618-8952, the sender must be able to provide a telephone number for a follow-up phone call.

2. Report the suspected child maltreatment to the University Police Department at 870-460-1000 (emergency number) or 870-460-1083 immediately after the Hotline call or report is completed. The University Police Department will coordinate with local and state official law enforcement and will notify appropriate University personnel.

Mandated Reporters

Arkansas Code § 12-18-402 (a) requires certain public officials, including “school officials,” to report instances of suspected child maltreatment. The law requires such “mandated reporters” to report if they: (1) have reasonable cause to suspect that a child has been subjected to child maltreatment or has died as a result of child maltreatment or (2) observe a child being subjected to conditions or circumstances that would reasonably result in child maltreatment.

Arkansas Code § 12-18-103(6) defines “child maltreatment” as “abuse, sexual abuse, neglect, sexual exploitation, or abandonment.” A March 2012 regulation issued by the Arkansas Department of Human Services indicates that “school officials” required to report maltreatment include “any person authorized by a school to exercise administrative or supervisory authority over employees, students or agents of the school,” and also includes “a volunteer exercising administrative or supervisory authority in a program conducted by a school.” Furthermore, under the regulation, the definition of “school” includes any (2) two year or four-year college or university.” Failure to report child maltreatment by a mandated reporter may have civil or criminal consequences. Aside from persons that are required to report, the Arkansas Code provides that any person who has reasonable cause to suspect or observes child maltreatment may make a report.

1. Individuals designated as “mandated reporters” also include, but are not limited to, child care workers, nurses, medical personnel, resident interns, mental health professionals, peace officers, physicians, domestic abuse advocates, rape crisis advocates or volunteers, victim assistance professionals or volunteers, school counselors, social workers, and teachers. Ark. Code §12 -18 -402.

**Voter Registration**

To participate in the electoral process at the local, state, and federal level students may obtain voter registration information at:

http://www.sos.arkansas.gov/elections/Pages/voterRegistration.aspx

http://www.eac.gov

**Academic Affairs**

**Academic Information**

Contact the Office of the Registrar, located in Harris Hall, or the Office of Student Services at Crossett or McGehee, for information concerning registration, grades, and courses. Contact the Office of Academic Affairs, located in the Administration Building, or the Office of Student Services at Crossett or McGehee, for information concerning majors, advising, and other academic questions.

All academic affairs policies listed in the Catalog, or currently in effect, take precedence. Please see your academic advisor or contact the Office of the Vice Chancellor for Academic Affairs if you have related questions.

**Absences Due to Participation in University-Sponsored or Recognized Events**

At times, a student may participate in a University-sponsored activity that causes the student to miss one or more class meetings. When this occurs, the sponsor of the activity will provide the student with a memo that includes the event, dates and times of the event, and the student’s name. The student will individually contact each of their instructors to discuss the class(es) to be missed. This discussion should occur at least one week prior to the anticipated absence. The student is responsible for all material covered and any class activities during the absence.

The sponsor of the activity will also provide all academic deans and the Office of Academic Affairs a description of the activity that includes the location, dates, and a list of campus participants.

**Appeals**

A student may appeal an academic decision. Please see the information below regarding specific types of appeals and appeal steps.

**Appeals of Course Grade**

If a student questions the fairness or accuracy of a grade, there is recourse through a student grade appeal structure. Disagreements shall be heard that allege the instructor’s policy was not applied consistently to all students, differed substantially from the announced policy, or that a policy was not announced. All grievances concerning course grades must be filed within 120 days of the end of the term in which the grade that is being appealed was assigned. The procedures are:

The student should first discuss the matter with the instructor involved, doing so as soon as possible after receiving the grade. The instructor should be willing to listen, to provide explanation, and to be receptive to changing the grade if the student provides convincing argument for doing so. The student’s questions may be answered satisfactorily during this discussion.

If the student chooses to pursue the grievance and submits an appeal, the student shall take the appeal in written form to the appropriate department chair, dean or assistant vice chancellor of the program in which the course was instructed. The appeal should present the basis of the appeal and merits of the grievance with evidence the student may have to support the appeal. If that person determines the case has no merit, that person will inform the student and the instructor. If the student wishes to pursue the concern, the student can submit documentation to the relevant vice chancellor. If that person believes the complaint may have merit, that person will discuss it with the instructor. In the case that the department chair is the instructor, the student should submit an appeal in written form to the appropriate dean of the school or college in which the course was instructed. In the
case that the dean is the instructor, the student should submit an appeal in written form to the vice chancellor for academic affairs.

If the matter remains unresolved, the student may file an appeal with the Academic Appeals Committee composed of faculty and/or academic staff. This committee is appointed by the Assembly. The instructor whose grade is being challenged shall not serve on this committee. The committee will examine available written information on the dispute, will be available to meet with the student and with the instructor, and will meet with others as it sees fit.

If the Academic Appeals Committee majority determines, through its inquiries and deliberations, that the grade should not be changed, the committee should communicate this conclusion to the Office of Academic Affairs or the assistant vice chancellor (for a technical campus). The Office of Academic Affairs or assistant vice chancellor will notify the student of the decision. If the committee majority determines that the grade should be changed, the committee will request that the instructor make the change and provide the instructor with a written explanation. Should the instructor decline, he or she must provide an explanation for refusing in writing to the Committee.

If the Academic Appeals Committee, after considering the instructor’s written explanation, concludes it would be unjust to allow the original grade to stand, it may then recommend to the department chair, dean or assistant vice chancellor that the grade be changed. That individual (department chair, dean or assistant vice chancellor) will provide the instructor with a copy of the recommendation and will ask the instructor to implement it. If the instructor continues to decline, the department chair, dean or assistant vice chancellor is then obligated to change the grade, notifying the instructor and the student of this action. If the dean is the instructor of the course, then it would go to the vice chancellor of academic affairs to change the grade.

**Appeals Due to Suspension for Poor Academic Performance**

Students wishing to appeal suspension or dismissal from the University due to poor academic performance must first file an appeal with their primary campus of enrollment by completing an Academic Appeals Form. Students must file the Academic Appeals Form and supporting documents with the Office of Academic Affairs on the Monticello campus or with the Assistant Vice Chancellor on the McGehee or Crossett campus. For a student whose enrollment equally includes the Monticello location as well as the Crossett and/or McGehee location, the Monticello Academic Appeals committee will resolve the issue. For a student whose enrollment equally includes the Crossett and McGehee locations, the appeal will be resolved by the Academic Appeals Committee at the campus where the student’s academic issue originated.

Appeals of suspension which affect a student’s enrollment for the next academic term will be considered by the Academic Appeals Committee at its regularly scheduled meeting on or immediately prior to the first day of registration at the start of each term (Fall, Spring, Summer I, Summer II). During fall and spring terms, the Committee will meet on the fourth class day to consider additional appeals, if any. For a summer term, the committee will meet on the second class day to consider any additional appeals.

In order to have appeals heard, students must submit all required material in a timely manner and in the format and scope stipulated on the Academic Appeals form. Only students who submit a valid academic appeal prior to the start of a term will be guaranteed the opportunity to appear before the Committee. The deadline for submission of an academic appeal for the term at hand is 4:00 p.m. on the third class day of a fall or spring term and 4:00 p.m. on the first day of a Summer I or Summer II term.

It will be the responsibility of the student to check their campus e-mail or to contact the office to which the appeal was submitted to learn the outcome of the appeal.

Approved by Exec. Council 02.24.11

NOTE: Students who are on academic suspension from UAM and whose academic appeal is denied are ineligible to attend any UAM campus location or participate in any UAM distance education classes during the duration of the suspension.
Appeals of A Decision by an Academic Officer/Board

Students wishing to appeal an academic decision originating from a dean/assistant dean, department head, instructor, or departmental ethics/standard board may appeal through the Academic Appeals Committee on the respective campus on which the original violation occurred.

Student appeals of this nature should not be an emotional plea but must contain evidence of at least one of the following:

a. Irregularities in due process that may have influenced the outcome of the hearing;
b. Demonstrated prejudice against the student by any participating board member(s);
c. Introduction of new evidence not available at the time of the original decision; or
d. The sanction imposed did not fit the offense.

Students wishing to appeal such an academic decision must file an appeal with their campus of enrollment by submitting an Academic Appeal Form (Appendix B) and supporting documents with the Office of Academic Affairs on the Monticello campus or with the Assistant Vice Chancellor on the McGehee or Crossett campus. A required part of the Academic Appeal Form is a word-processed letter offering explanation for the appeal. A student who does not supply the Academic Appeal Form and the supporting letter will be denied an appeal. The Academic Appeal Form contains instructions and requirements regarding the support letter.

The Academic Appeal Form and supporting letter must be received by the Office of Academic Affairs on the Monticello campus or by the Assistant Vice Chancellor on the McGehee or Crossett campus within 48 hours following receipt of the original decision. (The date and time of delivery of the original decision to the student should be noted on the original decision letter/form by the originating person or body). If those 48 hours encompass a weekend, holiday, or modified calendar, the Academic Appeal Form and supporting letter must be received by 8:30 a.m. the next working day. Documents received after this time will be denied and the original decision will stand. Approved by Exec. Council 06.05.07

The date and time of receipt of the student’s appeal form and supporting letter will be recorded on the documents by the Office of Academic Affairs on the Monticello campus or by the Assistant Vice Chancellor on the McGehee or Crossett campus. A copy of the Academic Appeal Form indicating date/time of receipt will be provided to the student upon request.

The Vice Chancellor for Academic Affairs on the Monticello campus or the Assistant Vice Chancellor on the McGehee or Crossett campus will schedule the Academic Appeals Committee meeting within three (3) working days after receipt of the appeal documents. If during those three days, the University experiences a closing or implements a modified calendar, the appeals committee will convene at the earliest day and time possible.

UAM Academic Appeals Committee Composition

The UAM Monticello campus Appeals Committee is composed of seven (7) full-time faculty members from seven (7) different academic units as governed by the UAM Assembly Constitution. Alternates must be selected from the same Unit as the original member. The Committee on Committees, as governed by the Assembly Constitution, will select the committee members. The Registrar shall serve as a non-voting ex-officio member.

All committee members hearing an academic appeal must originate from the faculty identified as approved committee members. Arbitrary replacements are not permitted.

Should unusual circumstances prevent the required number of committee members from convening and the alternate faculty list is exhausted, the UAM Assembly Executive Committee (Chairperson, Vice-Chairperson, Secretary, and Parliamentarian) will, with the approval of three of the currently elected officers, appoint new committee members. These new committee members must continue to represent seven (7) different academic units. The new committee
members will serve as official committee members with all rights, duties, and authority.

A quorum for the Academic Appeals Committee shall consist of five (5) committee members.

In special circumstances, with a signed document of agreement by the student, a more limited quorum may be assembled.

**UAM College of Technology at McGehee/UAM College of Technology at Crossett**

The UAM-COT at McGehee and the UAM-COT at Crossett Appeal Committees shall be composed of five (5) full- time faculty members on each campus. Alternates may be selected from the same academic unit as the original member. The Vice Chancellor governing the respective campus shall appoint Academic Appeals Committee members. All committee members hearing an academic appeal must originate from the faculty identified as approved committee members.

Arbitrary replacements are not permitted.

Approved by Exec. Council 06.05.07

Should unusual circumstances prevent the required number of committee members from convening and the alternate faculty list is exhausted, the Vice Chancellor of the respective campus will appoint new committee members with the approval of two members of the existing Academic Appeals Committee. New committee members will continue to represent a cross representation of the respective campus. The new committee members will serve as official committee members with all rights, duties, and authority.

A quorum for the board shall consist of three (3) committee members. A more limited quorum will not be permitted for the UAM College of Technology at McGehee or UAM College of Technology at Crossett campuses.

**Academic Conduct Code Violation**

Cheating and plagiarism are considered academic violations. These violations are adjudicated through the Academic Violation Process listed below:

1) An instructor who suspects a student is guilty of cheating or plagiarism within the Instructor’s class must inform the student of this suspicion and provide the student with an opportunity to respond to the accusation.

2) An instructor who believes a student is guilty of cheating or plagiarism within the Instructor’s class may take any of the following actions
   a. Issue a warning to the student;
   b. Lower the grade awarded to the student for the paper or test;
   c. Require the student to retake the test or rewrite the paper;
   d. Award no credit for the paper or test;
   e. Withdraw the student from the course
   f. Award the student a failing grade for the course:
   g. Other action specified in the course syllabus.

A student who receives any of the above actions who feels this action is unjust may appeal the instructor’s decision as addressed in the academic appeals process. This appeal procedure must begin within ten class days of receiving written or oral notice of the action.

**Classroom Behavior/Disruption Policy**

Students will not disturb normal classroom procedures and instruction. Disruptive conduct includes but is not limited to violent, noisy actions, profane or obscene language, intoxication, verbal abuse/slander, quarreling, fighting, threats to safety to oneself or others and failure to comply with the directions of a university official (reference UAM Student Handbook). A faculty member may, at his or her discretion, dismiss a disruptive student from the classroom for the balance of the class period and, at the faculty member’s discretion, consider the missed class time as an unexcused absence. The instructor should alert the immediate supervisor when a student’s inappropriate behaviors first becomes of concern. Faculty should immediately address behavioral concerns with a student in an attempt to avoid dismissal from the classroom.

**First Dismissal**
The first dismissal from the classroom for disruptive or distracting behaviors serves as a warning. Faculty must use the following guidelines when a student is dismissed from a class.

- Meet with the student prior to the next class meeting. It is essential that a process is followed that includes formal and clear meetings with the student to outline expectations and address inappropriate behaviors in objective and clear terms. Avoid vague and subjective dialogue.
- Keep good documentation of all meetings and conversations with the student including the specifics details of the behaviors creating the concern.
- The student must be given an opportunity to respond.
- Any threat of harm to others or actions that may threaten the safety of others can result in foregoing step 1 and immediately enforcing step 2. In this case, a report must be filed with the University Behavioral Intervention Team (UBIT).

Second Dismissal

A second dismissal of the student requires the following steps to be taken.

1. Immediately notify the dean/chair/director of the unit of the incident and file a UBIT report.

2. Notify the student in writing that he or she is in violation of university behavioral standards listed in the student handbook and the course syllabus. Upon receiving such notification, the student must meet the faculty member within two (2) class/academic days to attempt to resolve the issue. No action or penalty shall be imposed until the student has been informed in writing of the charge, given an opportunity to present his or her defense, and been informed of his or her right to appeal the case to the Dean of Students or Director of Student Services at the Colleges of Technology. During this process, as long as the student is not perceived as a threat to the safety of the instructor or the other students, the student has the right to remain in class if he or she engages in no disruptive or distracting conduct.

If the student is perceived to be a threat to safety of the instructor or other students, the instructor may impose an immediate interim suspension. During the interim suspension, further investigation will take place, the findings of which will serve university officials as the basis for formulating appropriate action. An interim suspension is the only exception to a student’s right to remain in class until action has been taken.

3. If the student and faculty member are unable to come to resolution, the student shall take the grievance to the department chairperson (or academic dean if the faculty member is the department chairperson) within two (2) class/academic days following the discussion with the faculty member. The department chairperson or academic dean shall attempt to resolve the grievance within two (2) class/academic days by meeting with the student and faculty member.

4. After the above procedures have been followed, the student may, upon notification to the faculty member and department chairperson/academic dean, file an appeal in writing within two (2) class/academic days to the Dean of Students or Director of Student Services at the Colleges of Technology. If the student does not wish to appeal the case, the faculty member shall immediately initiate the administrative class withdrawal process by notifying the Dean of Students or Director of Student Services at the Colleges of Technology. The Dean of Students or Director of Student Services at the Colleges of Technology shall notify the student within two (2) class/academic days of the pending action and schedule a conference with the student. Following the conference, the Dean of Students or Director of Student Services at the Colleges of Technology will administratively withdraw the student from the class in which he or she was enrolled and impose an appropriate student behavioral sanction. Exception: An instructor can request administrative withdrawal of a student from a class if sound evidence exists that his/her personal safety or the safety of the students in the classroom is in jeopardy. In addition, an UBIT report must also be processed.
5. Any time an instructor believes individuals in a class are in imminent danger, the class should be dismissed and University Police immediately contacted at the EMERGENCY NUMBER 460-1000.

**Academic Standing & Suspension**

At the end of each fall and spring semester, the University reviews the term and cumulative grade point averages of all students. To make academic achievement and progress toward a degree, each student is expected to maintain both semester and cumulative grade point averages of 2.00 or higher. If either the cumulative or semester grade point average falls below 2.00, the student will be placed on academic probation. Academic probation carries no restrictions but serves as a notice that academic suspension from the University will follow unless the quality of academic work improves. The University will continue a student on academic probation until both the cumulative and semester grade point averages are 2.00 or higher. When both the cumulative and semester grade point averages are 2.00 or higher, the student is removed from academic probation.

Students on academic probation whose semester and cumulative grade point averages both fall below 2.00 will be subject to suspension from the University. The first suspension will be for one semester: the second suspension and any subsequent academic suspensions will last for one year each. An academic suspension may be appealed to the Academic Appeals Committee at the student’s respective location (Monticello, Crossett, or McGehee).

Students subject to their first academic suspension (one semester) at the end of the spring semester will be allowed to enroll in the fall semester if, during the summer, they earn at least six hours of course work at UAM (any of the three locations) with a minimum 2.00 grade point average on all courses attempted. Otherwise, they must sit out the fall term or have a successful appeal.

Students subject to their first academic suspension (one-semester) at the end of the fall semester will have the option to enroll in a maximum of nine (9) hours of course work during the spring term to improve their GPA. They will be allowed to enroll in summer and/or fall classes if, during the spring semester, they earn at least six hours of course work at UAM (any of the three locations) with a minimum 2.00 grade point average on all courses attempted. Otherwise, they must sit out the summer and fall semesters or have a successful appeal.

The grade point averages of all students enrolled at UAM during the summer will be evaluated at the end of the second summer term on all courses attempted. Students whose cumulative grade point average meets the appropriate standard at the end of the summer will be removed from academic probation or academic suspension. Students will not be suspended or placed on academic probation based on their academic performance during the summer. Any credit earned from another institution while a student is subject to suspension or suspended will not be accepted by UAM.

Suspended students who are not enrolled at any UAM location during a spring or fall semester must contact the Office of Admissions for readmission to the University.

Note: A student’s financial aid eligibility is based on grade point average and number of credit hours completed: therefore, financial aid standing may be different from academic standing. There is a separate appeals process for students on financial aid denial. Students should contact the Office of Financial Aid in Harris Hall for specific financial aid information.

**Academic Transcripts**

An academic transcript is a document reflecting the student’s academic experience and record. Official transcripts are printed on University transcript paper and bear the University seal and the Registrar’s signature. There is a charge (payable in advance) for each official transcript. Contact the Registrar’s Office or the Cashier’s Office for current charges. An unofficial transcript may be obtained from the student’s academic advisor at no charge.

Only a student may request their transcript. Transcripts may be requested in person, by mail, or by electronic, as described below:
1. In person: The student should go to the Cashier's Office (2nd floor, Harris Hall) during the Cashier's Office hours and make payment for each transcript desired. The student should then take the receipt to the Registrar's Office on the 1st floor in Harris Hall, where he/she will complete a transcript request form. At the student's request, the transcript will be mailed directly from the University. If the student wishes to take the transcript with him/her, it will be stamped “Issued to Student.” Please note that many colleges and universities and some prospective employers will not accept a transcript marked “Issued to Student” or a faxed transcript as an official transcript.

2. By mail: The student should send a request and payment (check, money order, or credit card) for each transcript to UAM Cashier, P.O. Box 3597, Monticello, AR 71656. The request must include:
   a. Student’s full name (including all maiden and married names);
   b. Social security number;
   c. Date of birth;
   d. Approximate years of attendance at UAM;
   e. Signature;
   f. Complete name and address where transcript is to be sent; and
   g. Student’s current address and daytime phone number.

3. By online request: The student can visit the following website – getmytranscript.org. There is a $10 fee for all transcripts through the online ordering site, so please be prepared to pay by debit or credit card. Transcript requests are processed in the order they are received by our Transcript Processing Department. Normal processing time is 3-5 business days. Electronic transcripts are only available for 1987 to present student of the Monticello campus and 2004 to present students of the Crossett and McGehee campuses.

   Processing Options:
   - Now: Transcript reflects current grades and classes of date of requested.
   - Hold for grades: Transcript prints 7-10 days after the end of the semester
   - Hold for degree: Transcript prints 7-10 business days after commencement

   Delivery Options:
   - US Postal Service – Regular mail.
   - Electronic PDF – (only available for 1987 to present students of the Monticello campus and 2004 to present students of the Crossett and McGehee campuses)

   No transcript will be issued until all financial records have been cleared.

   **Admissions**
   - Monticello Campus, Office of Admissions, 870-460-1026
   - Crossett Campus, Office of Student Services, 870-364-6414
   - McGehee Campus, Office of Student Services, 870-222-5360

   Admission forms, information, and scholarship materials are available from the Office of Admissions at the Monticello Campus. Admissions material is available at the Office of Student Services at the Crossett and McGehee Campuses. General information about the campus and campus tours are available from these offices.

   **International Students**
   - Student Success Center Room 101H, 460-1026

   International students attending UAM must meet with the International Officer concerning university guidelines. It is the responsibility of the student to become familiar with the regulations of the U.S. Citizenship and Immigration Services (USCIS) and to assume responsibility for complying with these regulations. Adherence will be monitored through the International Officer (Director of Student
Special Services). Any student not complying with guidelines, who falsifies required information, or whose conduct is unacceptable according to the University is subject to expulsion and reporting to the Department of Homeland Security.

**Attendance**

Regular class attendance is considered an essential part of the students’ educational experience and a requirement for adequate evaluation of academic progress. The faculty considers that college students, as mature individuals, will recognize the need for regular attendance and will comply with this requirement.

UAM expects students to be diligent in the pursuit of their studies and regular in their class attendance. Students have the responsibility for making arrangements satisfactory to their instructors regarding all absences, whatever the reason, and are responsible for all materials covered during any absence. Such arrangements should be made prior to an absence whenever it is possible.

Students absent from two consecutive or a total of three class meetings will be reported to Academic Alert unless they have notified the instructor of a justifiable reason for the absences and made plans to make up all materials covered. (Disclaimer: Faculty members may submit an Academic Alert report on any student identified as at risk at any time.) Faculty members may establish other specific attendance requirements, which will be stated in the course syllabus.

**Auditing Classes**

Students who audit a course do not receive credit for the course, and the instructor does not evaluate the progress of the student. After the deadline for registration has passed, students may not change from audit to credit status.

**Changes in Student Data**

All students are required to maintain a current official mailing address in the Registrar’s Office. When a student wishes to change the information in their permanent record, he or she must complete a “Change in Student Data” form available in the Registrar’s Office, or in the Office of Student Services at the Crossett or McGehee campuses.

Information that may be changed includes, but is not limited to, the following items: change of name, change of address or telephone number, correction of social security number, change of emergency contact person or telephone number. Change of name or correction of social security number requires presentation of social security card. A student must present an official and current ID at the time of submitting the change form.

**Change of Major, Minor, or Advisor**

A student wishing to change their major, minor, or an academic advisor should contact the academic unit office of the NEW major and request that a “Change of Major” form be prepared and forwarded to the Registrar’s Office. Students can change their major by completing a “Change of Major” form in the academic office of the desired major.

**Commencement**

Degrees and technical certificates are conferred in May, August, and December. Technical certificates are also conferred in June. The official graduation date is three business days following the last examination of the semester or term. Degree-seeking students must submit an online “Application for Graduation” with the Registrar the semester before they expect to graduate. Students who plan to graduate in May must apply for graduation at least ten weeks prior to the end of the fall semester. Students who plan to graduate in August or December must apply for graduation at least ten weeks prior to the end of the spring semester. When degree-seeking students apply for graduation, they must meet with their advisor to complete and sign the Graduation Advisement Report that is then submitted to the Office of the Registrar. Students seeking a technical certificate should contact their College of Technology Office of Student Services during the first three weeks of their final semester of study to complete and sign the Graduation Advisement Report (which is then submitted to the Office of the Registrar) and to complete the online “Application for Graduation.”

A commencement ceremony for awarding degrees is conducted on the Monticello campus in May and December. A commencement ceremony for awarding technical certificates is conducted separately.
by both of the College of Technology campuses, Students must complete all degree requirements, including required exit examinations and/or all tests, for the baccalaureate or associate degree or technical certificate in order to participate in the commencement. Requests for exceptions must be initiated with the Dean of the academic unit under which the degree is housed and forwarded to the Vice Chancellor for Academic Affairs for approval. Students may only participate in one commencement ceremony for each degree or technical certificate earned.

**Student Academic Grievances and Appeals**

**Undergraduate**

**Informal Resolution**

Undergraduate students who wish to seek further review of an academic action by the University or a University employee (in an official capacity) that the student contends was in violation of written academic policies, or constitutes unfair or unequal application of such policies, should first seek to resolve such concerns through informal discussions. In particular, grievances regarding academic matters should generally begin with informal discussions with the student’s instructor or with the faculty member supervising a course. If such informal discussions do not reach a satisfactory resolution, then the student may pursue a grievance following the steps in this policy.

**Formal Grievance Process**

This policy applies to undergraduate students enrolled in traditional courses as well as online courses.

For an academically related grievance, the written grievance shall be submitted to the academic unit chair, director, academic dean or assistant vice chancellor (for a technical campus) within 30 days of the incident or problem. If the concern relates to the chair, then the written grievance may be submitted to the dean who may appoint an alternate official to consider the grievance. If the concern relates to the dean or the assistant vice chancellor, then the written grievance may be submitted to the relevant vice chancellor.

A written response will be provided to the student within 30 days of the complaint. The response will describe the result of the investigation and any action taken. This response will be logged with the complaint in the Office of Academic Affairs.

**Appeals**

If the student believes the grievance decision is in error, then that person may, within 10 working days after the date of the written decision, appeal the decision to the relevant dean or vice chancellor. The administrator considering the appeal will review the material provided by the student, the grievance decision, any other material which has been assembled regarding the matter, and any applicable university policies and may, at their discretion, gather any additional information that will be helpful to a decision, whether in writing or through meeting or consulting with any individuals deemed necessary in the administrator’s discretion. The administrator reviewing the appeal shall make a decision, in writing, within 10 working days of receiving the student’s grievance, or as soon as possible thereafter. The appeal decision shall be final and filed in the Office of Academic Affairs.

**External Complaint Resolution**

If a grievance cannot be resolved internally within the university, a student may file a complaint with the appropriate authority in their state of residence.

Arkansas residents must file complaints in writing with the Arkansas Department of Higher Education (ADHE), 423 Main Street, Suite 400, Little Rock, AR 72201, within 20 days of completing the institution’s grievance process. The form at this link should be used. [https://www.uamont.edu/academics/pdfs/sara-form.pdf](https://www.uamont.edu/academics/pdfs/sara-form.pdf)

For other states, students may file a complaint with the appropriate agency within their state or contact the Higher Learning Commission, which is the university’s regional accrediting body, at [https://www.hlcommission.org/Policies/complaints-and-other-information-regarding-institutions.html](https://www.hlcommission.org/Policies/complaints-and-other-information-regarding-institutions.html) or 1-800-621-7440.
Chancellor’s List
After each fall and spring semester, the University publishes the Chancellor’s List of all undergraduate students whose semester grade point average is 4.0 for 12 or more hours of course work at the 1000-4000 level.

Dean’s List
After each fall and spring term, the University publishes the Dean’s List of all undergraduate students whose semester grade point average is 3.50 or higher for 12 or more hours of course work at the 1000 level.

Degree Audit Requirement
Following completion of 70 hours and prior to the completion of 90 hours, baccalaureate students must have a degree audit on file in the Office of the Registrar. This audit must include the signature of the student, advisor, dean/chair, and registrar. Students seeking an associate degree must file a degree audit between 35 and 45 hours. Students who have completed 90 or more hours must have a signed audit on file to register for the next semester. When students apply for graduation, which occurs the semester before the intended graduation date, the student must meet with the advisor to complete and sign the Graduation Degree Audit. The signed degree audit is then submitted to the Office of the Registrar. The signed degree audit is used by the Registrar’s Office as a checklist to assist with the verification of the student’s graduation requirements. Lack of knowledge or incorrect interpretation of University policies and regulations does not remove the student from the obligation to satisfy all requirements for a degree. The student bears the ultimate responsibility for completing a degree program.

Drops for Not Finalizing Registration
Students who are preregistered for an upcoming term or session are expected to confirm/finalize their registration, which includes paying or making arrangements to pay tuition, fees, and other expenses, by the stated deadline. Other students are expected to confirm/finalize at the time they register for classes. Even students whose bill is $0 or less must confirm/finalize their registration with the cashier at one of the three campus locations, or by ma, or online at www.uamont.edu through WeeviNet. Students who do not confirm/finalize will be dropped from all their classes.

Fall or Spring Term
The deadline for preregistered students to confirm/finalize their registration is normally one week before the beginning of open registration activities for the given term. Students not finalized by the deadline will be dropped from all classes prior to the open registration activities. Classes freed up by the drops will then be made available on a first come, first-serve basis to preregistered students who did finalize/confirm their registration.

Students dropped for not finalizing may meet with their academic advisor through the fifth class day of a fall or spring term to re-register for classes. Those students, as well as any other students who register through the fifth class day, are expected to finalize immediately after registering. Students who finalize their registration on or after the first day of classes will incur a late registration fee.

On the sixth class day of a fall or spring term, students not finalized will be dropped from all registered classes. Beginning with the sixth class day, students who desire to be reinstated must complete a “Reinstatement Request” form and obtain the signatures of the instructors of the classes for which reinstatement is being requested. The “Reinstatement Request” form may be obtained at the Registrar’s Office or by double-clicking on: https://www.uamont.edu/admissions/pdfs/registrar/Reinstatement-Request-Form.pdf

The instructors must indicate on the form if the student has attended any of the classes up to that point. The Reinstatement Request form also requires the signature of the student’s academic advisor and the Vice Chancellor of Academic Affairs. The student must present the completed form, along with verification of financial ability to finalize, to the Office of the Registrar on the UAM campus or the Student Services Office at Crossett or McGehee for registration. The deadline
for submitting a Reinstatement Form and finalizing registration for the reinstatement is the eleventh class day of a fall or spring term. On the twelfth class day, students not finalized will be dropped from all registered classes. For any further enrollment consideration for the given term, any student with an extenuating circumstance must appeal through the Office of the Registrar. A committee made up of one representative each from the Office of the Registrar, the Office of the Cashier, and the Office of Financial Aid will consider the appeal and render a decision. The decision of the committee shall be final. No appeals will be allowed after the 15th class day of a fall or spring term.

**Summer Session**

Students who are preregistered for a summer session are expected to confirm/finalize their registration on or before the last business day prior to the beginning of the session. Those who fail to do so may be dropped from all their classes. Students dropped for not finalizing may meet with their academic advisor or dean through the second class day of a summer session to re-register for classes. Those students, as well as any other students who register through the second class day, are expected to finalize immediately after registering.

On the third class day of a summer session, students not finalized will be dropped from all registered classes. Any dropped students who desire to be reinstated must submit a completed “Reinstatement Request” form as described previously and present it, along with verification of financial ability to finalize, to the Office of the Registrar on the UAM campus or the Student Services Office at Crossett or McGehee for registration. The deadline for submitting a Reinstatement Form and finalizing registration for the reinstatement is the fifth class day of a summer session.

On the sixth class day of a summer session, students not finalized will be dropped from all registered classes.

For any further enrollment consideration for the given summer session, any student with an extenuating circumstance must appeal as described previously. The decision of the committee shall be final. No appeals will be allowed after the 8th class day.

*To appeal, the student must complete a "Reinstatement Appeal" form and must provide a written statement of the circumstances surrounding the appeal. The “Reinstatement Appeal” form may be obtained at the Registrar’s Office or by double-clicking on:

[https://www.uamont.edu/admissions/pdf/registrar/Reinstatement-Request-Form.pdf](https://www.uamont.edu/admissions/pdf/registrar/Reinstatement-Request-Form.pdf)

**Summary**

**Fall or Spring Term:**

- Deadline to finalize - one week before open registration activities
- Initial drops for not finalizing - prior to open registration activities
- Second drops for not finalizing - 6th class day
- Reinstatement requests honored - 6th class day through the 11th class day
- Third drops for not finalizing - 12th class day
- Reinstatement appeals considered - 12th class day through the 15th class day

**Summer Session:**

- Deadline to finalize - last business day prior to first day of session
- Initial drops for not finalizing - prior to first day of session (if time permits)
- Second drops for not finalizing - 3rd class day
- Reinstatement requests honored - 3rd class day through the 5th class day
- Third drops form of finalizing - 6th class day
- Reinstatement appeals considered - 6th class day through the 8th class day

**Educational Testing**

Testing Services office, located in the Student Success Center, Suite 201, provides a wide variety of specialized testing services to prospective and current UAM students. Appointments can be made in person, by e-mail, or by calling the office at 870-460-1454 from 8 a.m. to 4:30 p.m. Monday through Friday. The Testing Services office
provides workshops and individual assistance each semester to assist students with study skills, time management, preparing for finals, and other student success skills. The Office of Testing Services offers free Scantrons and Blue Books on an as needed basis to currently enrolled UAM Students.

Testing Services offers the opportunity to take many national tests such as ACT, CLEP, PRAXIS, Pearson Vue (EMT and NREMT), National League of Nursing (Pre Admission Examination-PAX), ASVAB, TOEFL (Test of English as Foreign Language), Public Safety Testing, MAT (Miller Analogies Testing) and SAT. Aptitude and interest inventories are administered by appointment. Testing arrangements for entrance exams NEXT GENERATION ACCUPLACER or On Campus ACT, correspondence or on-line exams are scheduled through Testing Services. Applications, registration bulletins along with information regarding tests, dates, and costs are available online through the UAM Testing Services webpage and in the Testing Services office.

**Enrollment Verification**
A student who needs written verification of enrollment should submit a request in writing to the Office of the Registrar. The verification may be mailed or picked up by the student within three working days of the request. Enrollment verification will be made for currently enrolled students after the official census day of the semester. Official enrollment verifications cannot be made before the census date (the 11th class day of the fall or spring semester and the 5th class day of a summer term).

**Grade Point Average**
Students earn “grade points” according to the following: A=4 points, B=3 points, C=2 points, D=1 point, F=0 points. A “W” or grade of “CR” (credit) is not calculated as part of the GPA. Developmental courses such as Introduction to Algebra, Intermediate Algebra, Fundamentals of English, etc. are included in grade point “W” is received in a class, the previous grade is used in the calculations.

To calculate a GPA, multiply grade points earned by the credit hours for a class and add the figures for all classes. Then divide the total grade points by the number of hours attempted. A cumulative grade point average only reflects course work completed at UAM.

**Graduation**
Any student planning to graduate should complete and submit an Application for Graduation before the application deadline. See the Catalog for deadlines for each graduation. Students are to apply online through their WeevilNet account. Questions about the application process should be directed to the Registrar’s Office in Harris Hall (telephone 870-460-1034). A diploma will not be provided without the application. There is no graduation fee. See commencement section for the details concerning the graduation ceremony.

**Incomplete Grade**
A student may receive an incomplete, “I,” when, due to unusual circumstances acceptable to the instructor, the student is unable to complete course requirements prior to the end of a term. When possible, the option should be discussed between the instructor and student, concluding in a written agreement outlining the remaining requirements to be satisfied for the course. The Incomplete Course Completion Form, which is available in each academic office unit, must be filed at the time final grades for the term are submitted with each of the following signatures: course instructor, head of academic unit offering the course, and the student. A notation of “I” will be posted on the academic transcript. An “I” will not affect term and cumulative credits and grade point averages for the term in which the incomplete is granted and subsequent enrollment terms during the time limit. A student may not re-enroll in an incomplete course within the time limit allotted for completing the course. A grade of “I” may affect financial aid availability.

The student will have a maximum of one calendar year to satisfy the requirements for the course. Failure to complete course requirements within one year will automatically replace the incomplete with a grade of “F” with the credits and grade point averages recalculated to reflect this change.

Except for the grade of “I”, no course grade will be changed unless an error has been made. All grades earned will remain on the permanent
record. A grade of “D” or “F”, for example, will remain on a student’s permanent record, even though a higher grade may be recorded for the course in question, after it has been repeated.

Grading criteria for specific courses, outlining the basis on which grades are assigned, can be found in course syllabi.

**Schedule Changes (Drop/Add)**

Students may add courses to their schedules, with the approval of their assigned advisor, only during the first through third class days of the fall or spring semester. Students may drop a course, or withdraw from all courses, through the first 11 days of classes with no grade or course listed. In the summer term, these periods are shorter with specific deadline dates provided in the University Calendar. A processing fee will be charged for each change of schedule, outside the registration period. During a fall or spring semester, courses dropped will be recorded on a student’s transcript as follows:

- First 11 class days – no course listed
- 12th class day through 50th class day – grade of “W”
- After 50th class day – no drops or withdrawals allowed

**Withdrawing from The University**

To officially withdraw from the University, a student should begin at the Registrar’s Office by completing a Withdrawal Form. The student should return any library materials, laboratory keys and University equipment and checkout of the residence hall. Once these steps have been completed, the student is not enrolled. Students should be aware of the following information if they are leaving school:

1. The student will be billed by the Cashier’s Office for all outstanding charges on account at the time of withdrawal.
2. Students not able to come to campus to complete the Withdrawal Form may send a written request for withdrawal to the Registrar’s Office. A written request must be postmarked before the “Last Day to Withdraw/Drop a Class”; otherwise, the request for withdrawal will not be processed.
3. Failing to officially withdraw from the University by submitting a written request may result in failing grades in all classes for the semester. Students who stop attending a class or classes without dropping or withdrawing officially will receive failing grades.
4. Students who withdraw before 60% of the semester passes may be required to repay a portion of any Title IV funds received.

**Right to Inspect Educational Records**

Students have a right to inspect and review their own educational records upon request. The custodian of a student’s education record will comply with a request from the student for access to an education record within a reasonable period of time, but no longer than forty-five (45) days after the request has been received. There is a per-page fee for copies of educational records and official copies of transcripts. A student should contact the Office of the Registrar for current charges.

**Confidentiality of Student Records**

Personally identifiable information from a student’s education records will not be disclosed without prior written consent of the student. If information is released, the student may request, and the University will provide, a copy of the records, which are disclosed upon payment of a copying fee.

The University may disclose personally identifiable information from a student’s record without consent under the following conditions:

1) the information is defined as directory information (see below);
2) disclosure is to a member of the University who has a legitimate educational interest in the information;
3) disclosure is to an educational agency or institution where the student intends to enroll or seek services;
4) disclosure is to a federal, state or local agency in connection with an audit or evaluation of a federal or state program or for the enforcement of or compliance with federal or state-supported programs;
5) disclosure is in connection with an audit or evaluation of a federal or state program or for the enforcement of or compliance with federal or state-supported programs:
6) disclosure is in connection with a student's application for or receipt of financial aid;
7) disclosure is to a state or local official to whom such information is required to be reported under any state statute enacted prior to 11/17/74;
8) Disclosure is to federal, state or local agencies for the purpose of developing, validating, or administering predictive tests or administering financial aid or improving instruction;
9) disclosure is to an accrediting organization to carry out its accrediting functions;
10) disclosure is to the parents of a dependent student as defined by section 152 of the Internal Revenue Code;
11) disclosure is to comply with a judicial order or a lawfully issued subpoena (the University must make a reasonable effort to notify the student of the order or subpoena in advance of compliance);
12) disclosure is to appropriate persons, agencies, institutions, or organizations in connection with an emergency if knowledge of the information is necessary to protect the health or safety of the student or of other persons;
13) disclosure is to the student.

The custodian of educational records (the Registrar) will maintain a record of each request for access to and each disclosure of personally identifiable information from the education records of each student, which will be maintained with the education records for as long as the education records are maintained.

Student Rights
Students have the following rights with regard to their education records:

1) To inspect and review all education records pertaining to him/her;
2) To inform the Registrar's Office in writing that he or she does not want any or all of these types of information designated as directory information to be subject to public disclosure: the student's name; address; telephone number; date and place of birth; nationality; religious preference; major field of study; classification by year, number of hours in which enrolled and number completed; parent's or spouse's name(s) and address(es); marital status; participation in officially recognized activities and sports; weight and height of members of athletic teams; dates of attendance including matriculation and withdrawal dates; degrees, scholarships, honors and awards received, including type and date granted; most recent previous educational agencies or institution attended; photograph; and campus e-mail address.

3) To request the amendment of their education records to ensure that they are not inaccurate, misleading, or otherwise in violation of their privacy or other rights;

4) To consent to disclosure of personally identifiable information contained in their education records, except to the extent that FERPA authorizes disclosure without consent;

5) To file a complaint with the U.S. Department of Education concerning an alleged failure by the University to comply with the requirements of FERPA; and

6) To obtain a copy of the University's FERPA policy, upon payment of a copying fee. The policy is available on request in the main library on campus.

Visitors to Classes
All visitors to a class are required to have the permission of the instructor. Visitors to any classroom or University facility must not be disruptive or present a safety hazard. Anyone planning to visit a class for more than four sessions will be required to enroll in the class as an auditor.

Academic Support Units
Information Technology
The University provides an opportunity for students and other members of the UAM community to enhance their educational experiences and expand their academic knowledge by making available to them computer facilities and resources, including the Internet. Computing, networking, and distance education resources have been allocated for academic activities that are consistent with the mission and goals of the University.
A UAM Computer Usage Policy has been created to define what the University considers responsible and ethical behavior in using its computing facilities and resources. This policy is applicable to UAM faculty, staff, students and guests. Any student who is enrolled in three or more hours for credit or audit is eligible for an Internet E-mail account. There are a number of campus public computer labs. The Information Technology Department manages the public labs in Sorrells Hall and the Library and Technology Center. Workshops that explain the UAM computer network options are offered to faculty, staff and students several times a semester. Students are allowed to connect their personal computers in their individual residence hall rooms to UAM’s network after a required scanning of the personal computer has been performed by the University’s Informational Technology Staff. This scanning is provided free of charge. Bankston Residence Hall, Horsfall Residence Hall, Maxwell Residence Hall, Royer Residence Hall, and the University Apartments afford students Internet/Network connection. The Married/Family Housing Complex does not provide Internet/Network access to its residents.

Each student’s UAM University E-mail Account shall be considered an official means for communicating University business, and may in some cases be the sole means of communication. Users are expected to read, and shall be presumed to have received and read, all official UAM e-mail messages sent to their Official UAM E-mail Account.

Libraries

Damage to Library Material Appeal Procedure

1. Students may appeal assessments for damage to library materials to the Dean of Students.
2. Students wishing to appeal an assessment should submit a written rationale for the appeal to the Director of Libraries for delivery to the Dean of Students. The statement must be received by Director of Libraries within seven (7) days of the student’s notification of the assessment.
3. Upon receipt of an appeal, the Dean of Students may:
   a. Determine that the assessment from the Library is appropriate;
   b. Determine that the student is not responsible for the damage and not assessed;
   c. Determine that the student is responsible for the damage but reduces the assessment.
4. The Dean of Students is the final appeal for library assessments.

The Fred J. Taylor Library and Technology Center

The UAM Library and Technology Center is centrally located on the campus and provides a comfortable environment for study and research. The Library and its staff are dedicated to helping students, faculty, and staff find and use the information they need. The Library’s website provides access to digital resources on all topics, including databases and guides to using these online tools. These resources are accessible from your home or residence hall at http://www.uamont.edu/academics/library/

On the Library’s main floor, across from the coffee shop, you can find thirty public computers, a color laser printer/scanner, a copy machine, and a scanner. Staff at the Information Services Desk help users with all kinds of questions, from finding buildings on campus to finding items in the Library. They will help you check out Course Reserve materials, books, and even laptop computers. And they can help with printing, photocopying, and scanning. Also on the Main Floor are study rooms, tables, and other places for working by yourself or with a group.

On the second floor you will find all of our printed materials, including books, newspapers, and magazines. Our Special Collections Room contains historical materials unique to UAM and Southeast Arkansas, as well as access to federal and state Government Documents. There are also study rooms and places for quiet study upstairs.

Reference Librarians can help you interpret the Library’s print and digital resources, locating research resources for your courses. Check the Library’s webpage in order to contact them by phone or email.

Finally, when the Library does not own a needed resource, our Interlibrary Loan service can get books and journal articles from other institutions at no charge.
**Library/Media Center, Crossett**
The UAM College of Technology at Crossett Library/Media Center holds over 8,000 items. The collections include reference books, periodicals, technical and industrial books, and other learning resources.

**Tutorial Services**
The Tutoring Center provides online tutoring appointment services to currently enrolled students seeking tutoring support and academic assistance in most general education courses. Tutoring Services also offers face-to-face, virtual, and evening/night tutoring support services. The Tutoring Center assists students in becoming independent learners who function successfully in the academic environment and achieve their academic goals. Tutoring is provided free to individuals and small groups in general education subject areas and other courses as available. Current tutoring schedules may be picked up in the Testing, Career, or Tutoring Service offices or can be located electronically on the UAM Tutoring Services webpage.

**The Writing Center**
Senior-level English majors are available to assist students during all stages of the writing process including pre-writing, drafting, revising, proofreading, and publishing. Writing Center tutors help generate ideas, develop a thesis, organize material, and revise early drafts. The Center’s staff and tutors work one-on-one with students on a variety of writing projects: compositions, reports, outlines, business letters, research and fiction. The Writing Center has 25 net worked computers with Internet capability. Tutors can also assist student with World Wide Web Research and Word processing. Services of the center are free to registered UAM Students. The Writing Center is located in the Library, Room 203.

**Financial Services & Policies**

**Cashier Office**
The Cashier’s Office is located on the 2nd floor of Harris Hall, Room 204.

Office hours are Monday – Friday 8:30am – 4:00pm.

UAM Cashier accepts payments in order to finalize student accounts each term. Payments can be made at any of our three campus locations (Monticello, Crossett, McGehee). We also accept payments by phone with a debit or credit card at 870-460-1043. UAM offers a payment plan for the Fall and Spring semesters through Nelnet. Nelnet can be accessed by logging into your WeevilNet account.

Payments may be made by cash, check, money order, Visa, Master Card, Discover, or American Express.

**Check Cashing Policy**
Students with no history of returned checks may cash personal checks up to $100.00 at the Cashier Office during regular office hours. A valid UAM ID is required when cashing checks. No two-party checks may be cashed except those from parents. A charge of $30.00 will be assessed for returned checks. Returned checks cannot be covered with a personal check. They must be redeemed with cash, cashier’s check, money order, or credit card. A student will lose their check cashing privileges after two checks are returned in one semester or if a check is given to the Prosecuting Attorney for non-payment.

**Student Employment**
UAM offers assistance in finding on-campus and off-campus part-time employment. To be considered for on-campus employment under Federal Work Study Program, complete the Free Application for Federal Student Aid (FAFSA) at: http://www.fafsa.gov. The Federal College Work Study program provides undergraduates or graduate students an opportunity to work at an on-campus or community service job to earn money towards educational expenses. Funding is limited. Earnings from federal and institutional work-study are paid to students electronically twice each month by direct deposit to a financial institution. https://www.uamont.edu/jobs/students-jobs/index.html

The Office of Career Services will post openings on the job board found online at https://www.uamont.edu/life/careers/employers.html

Some part-time on-campus student employment opportunities qualify for Institutional Work Study funding. For additional on-campus
Financial Aid

Helping each student meet their financial need is the main function of the Financial Aid Office. The Financial Aid Office is located on the third floor Harris Hall and works with students through counseling, resource referral, and resource administration to develop a financial aid package that best meets the needs of each student. Financial aid is available to UAM students from a wide variety of sources. The list of sources of financial aid available to UAM students below have some rules and regulations that are too lengthy to put here, please contact the Financial Aid Office for any questions regarding continuing eligibility for your sources of financial aid. Our office numbers are 800-226-2643 and 870-460-1050. You may also contact us by e-mail at finaid@uamont.edu.

All financial aid offers are based on full-time enrollment. Students are required to notify the Financial Aid Office if they will be less than full-time by submitting the Financial Aid Enrollment Form located on the Financial Aid Forms page. Enrollment statuses are calculated as follows:

Undergraduate Students

- Full-time 12+ credit hours
- Three-quarter-time 9-11 credit hours
- Half-time 6-8 credit hours
- Less-than-half-time 1-5 credit hours

Graduate Students

- Full-time 6+ credit hours
- Three-quarter-time 4-5 credit hours
- Half-time 3 credit hours

Less-than-half-time <3 credit hours

Note: Federal Loan eligibility requires a minimum of half-time enrollment (undergraduate: 6 hours/graduate: 3 hours).

Applying for Financial Aid

Students may apply for all Federal aid programs by completing the Free Application for Federal Student Aid (FAFSA), which can be done using the new STUDENT AID SMART PHONE APP, or by visiting www.fafsa.ed.gov. Students are encouraged to apply early because some types of aid have limited funding.

To receive aid, students must meet all other eligibility requirements (i.e. Satisfactory Academic Progress [SAP], have remaining Pell Grant Lifetime Eligibility or Direct Loan aggregate limits, etc.). Eligible students will be offered Federal financial aid, and an offer notification will be sent to students’ official UAM e-mail address.

Verification of applicant data may be required. No financial assistance will be offered until required documentation is received and application data is determined to be correct. Students selected for verification will be notified on WeevilNet and their official UAM e-mail address.

NOTE: Processing times for verification are 2-3 weeks from the date that all requested documentation has been received.

Programs and Awards

Institutional & Foundation Scholarships: General Scholarship Application

The University uses an on-line system called AcademicWorks to administer scholarship applications for students and many on-campus units participate in this system. We value student success and one way that it tries to promote and achieve this is by providing scholarships to our own students. For scholarship consideration, students must submit: an admissions application, a scholarship application through AcademicWorks, test scores, a 6 or 7
semester transcript and proof of immunization to meet eligibility requirements by the June 1 deadline.

A complete list of these scholarship can be found by visiting http://www.uamont.edu/admissions/financial-aid/institutional-scholarships.html

Arkansas State Aid

Arkansas State scholarships require completion of the YOUNiversal scholarship application. Click the ‘START’ button to begin registering, or login if you are a returning user. Students and parents may visit the Arkansas Department of Higher Education website for more information.

The application deadline is July 1 for most programs, although some deadlines occur before and after July 1. It is students’ responsibility to notify the Financial Aid Office at finaid@uamont.edu if they receive a scholarship. Awards may be viewed on WeevilNet in the Student Services Center.

Department of Veteran Affairs Benefits

Veterans of recent military service and the dependents of certain other Serviceman and servicewoman may be entitled to educational assistance payments from the Department of Veteran Affairs. UAM is an approved institution in veteran and veteran’s beneficiary training. Veterans of recent military service, widows, or children of those who lost their lives in service or who are now totally disabled as a result of service should contact the nearest Department of Veteran Affairs Regional Office for assistance in securing benefits.

Veterans attending UAM as an undergraduate under the GI Bill® must maintain full-time status (12 semester hours or more) to be eligible for full benefits. Veterans should be aware that dropping a class during the term might affect benefits. Veterans may not repeat a course in which a passing grade was made and receive benefits for the course. Veterans should contact the Financial Aid Office at (870) 460-1050 and ask for our VA Representative for assistance in filing for benefits.

GI Bill® is a registered trademark of the U.S. Department of Veterans Affairs (VA). More information about education benefits offered by VA is available at the official U.S. government Web site at https://www.benefits.va.gov/gibill.

Satisfactory Academic Progress Policy

To be eligible for financial aid at the University of Arkansas at Monticello, students must meet all qualitative and quantitative standards of the Satisfactory Academic Progress (SAP) policy below, even if no financial aid was previously received. If a student does not meet one of the three requirements below, then they will be designated as not meeting SAP. All SAP notices are sent to students’ official UAM e-mail account.

The Financial Aid Office evaluates SAP at the end of the Fall, Spring and Summer terms. All sessions within the summer term will be evaluated as one term. Those students not meeting the requirements stated above will be placed on Financial Aid Warning. The student may continue to receive financial assistance during the warning period. If the satisfactory academic progress standards have not been met at the end of the warning period, the student will be DENIED assistance from federal and institutional sources. Students admitted to UAM on Conditional Academic Standing will be placed on Financial Aid Warning.

NOTE: Pre-Freshman courses will count towards SAP calculations once a student is admitted into UAM, regardless of whether the student received a letter grade, or a “W” grade.

Qualitative Standards

Undergraduate Students GPA

Undergraduate students must earn a minimum cumulative and term grade point average (GPA) of 2.00, except for those enrolled in programs listed below, which require higher GPA graduation requirements.
Graduate Students GPA

All Graduate students must earn a minimum cumulative and term grade point average (GPA) of 3.00.

NOTE: Any student who earns a 0.00 GPA for a term due to earning all F's, completely withdrawing or a combination thereof will be placed on Financial Aid Denial immediately with no warning period.

Quantitative Standards

Pace

Students must successfully complete 67% of cumulative hours attempted (The formula for this is shown below). Cumulative hours attempted include hours earned, remedial hours earned, repeated hours, transfer hours, and grades of W, F, AU, and I. Cumulative hours earned do not include grades of W, I, AU, or F.

(# of cumulative credit hours earned/# of cumulative credit hours attempted) X 100

Maximum Timeframe

Students must graduate within 150% of the credit hours required for their program of study. A student will lose eligibility for Title IV aid when they have attempted more than 150% of the hours required for their program of study.

• All hours attempted for degrees earned at other institutions are considered to be posted to the student's transcript.
• If at any point, it becomes mathematically impossible for a student to complete their program of study within the 150% timeframe, the student will lose eligibility for Title IV aid. Pursuit of a second degree will not increase the maximum timeframe for Title IV eligibility.

UAM Students Ineligible to Receive Financial Aid Due to Not Meeting Satisfactory Academic Progress

During the period of financial aid ineligibility, students can continue to attend UAM (unless placed on academic suspension), however they will need to secure other financial resources (e.g. through work earnings, assistance from family/friends, private loans, etc.) to cover their educational costs. Courses taken during periods of financial aid ineligibility are factored into the evaluation of students' Satisfactory Academic Progress. Changes in SAP status due to grade changes will be evaluated in the subsequent payment period unless students notify the Financial aid Office of the grade change by emailing finaid@uamont.edu.

Appeal Process

NOTE: Permission from the academic appeals committee for a suspended student to enroll does not by itself reinstate that student’s financial aid eligibility.
A student who has been placed on Financial Aid Denial will NOT receive any types of federal or institutional aid until one of the following conditions is met: (1) The student comes into compliance with the policy; or (2) The student submits an appeal form (forms shown below) to the Financial Aid Office that includes the specific extenuating circumstance (with documentation) causing the student to not meet SAP, and what has changed that will allow the student to demonstrate satisfactory academic progress during the subsequent payment period. It is encouraged for students to include in their appeal, resources on campus designed to assist students with challenges that they may face while pursuing their degree at UAM. Some of these student-centered services include:

- Academic Advising
- Counseling Center
- Student Special Services
- Student Health Services
- Tutoring Center
- Career Services

An appeal with a documented extenuating circumstance may be approved only if the student will be able to meet Satisfactory Academic Progress standards after the subsequent payment period, or the student is placed on a Recovery Plan (see below) developed by the Academic Advising Office, that if followed, will ensure that the student is able to meet the Satisfactory Academic Progress standards by a specific point in time.

**SAP Recovery Plans**

Students needing a Recovery Plan as a condition of their SAP Appeal approval will be contacted by the Academic Advising Office to develop and to sign their plan. The Academic Advising Office will submit the completed signed Recovery Plan to the Financial Aid Office on students’ behalf. The Financial Aid Office will monitor students’ adherence to Recovery Plans for continued financial aid eligibility in subsequent payment periods. Failure to adhere to the conditions outlined in a Recovery Plan will result in ineligibility for financial aid. Students denied financial aid for non-compliance to their Recovery Plan, may submit an additional appeal to the Financial Aid Office only if they have a separate & different mitigating/extenuating circumstance (from previous appeals) causing them to deter from their recovery plan.

Students are encouraged to follow the instructions for SAP appeal sent to their official UAM student email account before submitting the forms below. The decision of the Financial Aid Appeals Committee is final and there is no further avenue of appeals.

- Students not maintaining minimum GPA requirements, or that did not successfully complete 67% of their cumulative courses attempted (Pace) may appeal by submitting the Satisfactory Academic Progress Appeal Form. If approved, and if it will take the student more than one term to meet the standards of SAP, then they will be contacted by the Academic Advising Office to develop a Satisfactory Academic Progress Recovery Plan. Financial aid may be reinstated once the Recovery Plan (signed by student) is submitted to the Financial Aid Office.

- Students with total UAM credits that exceed 150% of their published program of study (Maximum Timeframe) may appeal by submitting the Extension of Attempted Hours Appeal Form. If approved, and if it will take the student more than one term to complete their UAM program of study, then they will be contacted by the Academic Advising Office to develop an Extension of Hours Recovery Plan. Financial aid may be reinstated once the Recovery Plan (signed by student) is submitted to the Financial Aid Office.

**Disbursement and Refund Information**

Disbursements are made by crediting the student’s account for most types of aid. Students may have refundable financial aid awards that exceed their institutional expenses. Refund Dates are posted by term on the Important Financial Aid Links page found at
Enrollment at Census
For financial aid purposes, the UAM Financial Aid Office will consider students’ enrollment status as their official enrollment status. Enrollment Census occurs on the 11th day of class (5th day of class for Summer), and financial aid may be adjusted to reflect students’ official enrollment status at this time. If a student’s enrollment has changed and they have not notified the Financial Aid Office since applying for financial aid and/or finalizing registration with the UAM Cashier’s Office, financial aid offers may be subject to change after the enrollment census date.

Credit hours that are to be added by override (i.e., green/purple cards) will not count towards students’ financial aid enrollment status unless the override is completed and you are registered for class by the 11th day of class for the applicable semester (5th day of class for Summer).

Return of Title IV Funds
Students who receive Title IV aid and do not complete at least 60% of the semester for which they are enrolled may be required to return a portion of the Federal funds received. In most cases, the withdrawal date for students who officially withdraw will be the actual date of withdrawal as determined by the Registrar’s Office. Students who cease attending without officially withdrawing are considered “unofficial withdrawals.” If students have to withdraw at any point, it is recommended that they contact the Financial Aid Office on the implications withdrawing may have on their financial aid.

Refunds
Remaining credit balances, if any, will be refunded to eligible students. Not all students will have a credit balance and not all anticipated credit balances will occur at the same point in the term. Types of aid as well as tuition and fees, books and supplies, room and board, and other miscellaneous student account charges will vary from student to student based on enrollment, on-campus purchases, and housing/meal plans, if living on campus. Please monitor your financial aid and refund status via WeevilNet.
c. The eleventh class day and after: No Refund

The University of Arkansas at Monticello refund policy is subject to change if required by federal regulation or the University Of Arkansas Board Of Trustees. Appeals of the refund policy must be submitted in writing to the UAM Executive Council.

**Bookstore Refund Policy**

Any student who officially withdraws or drops a class at the University of Arkansas at Monticello during the fall or spring semester is entitled to a refund at the Bookstore as follows:

1) Up to and including five class days: 100%
2) The sixth class day and after: NO REFUND

Any student who officially withdraws or drops a class at the University of Arkansas at Monticello during a summer term is entitled to a refund at the Bookstore as follows:

1) Up to and including second class day: 100%
2) The third class day and after: NO REFUND

Students need to furnish a receipt from the purchase of books and a student ID when returning a book. The book must be in the same condition as when purchased.

**Cash for Books**

If a student misses the refund deadline, the Bookstore has “Book Buy Backs” at the end of each semester or term. This service pays cash directly to the student for textbooks.

**Housing and Meal Plan Refund Policy**

The housing/food service contract will be for the period of an academic year (Fall & Spring semesters) unless the contract is only for the Spring semester or Summer I or II terms.

Any student who cancels a room and board contract prior to moving into the residence halls will

1) forfeit the housing deposit
2) have the room and board charges removed from their bill.

Any student who has checked into the residence halls and is unable to finalize and enroll in classes for that term will:

1) forfeit the housing deposit
2) be charged for the room and board on a prorated amount for the time that he/she stayed in the halls.

Any student who has checked into the residence halls, finalized their bill, and wishes to cancel the room and board contract prior to the end of the academic year will:

1) forfeit the housing deposit
2) receive a refund of the unused portion of their meal plan
3) not receive a refund on the room for the current semester
4) must buy out a subsequent semester for $400.00.

Any student who checks out of the residence halls at the end of an academic year, notifies University/Housing that they are not planning to return in the following year, has no damages in their room or outstanding debt on their student account will receive a full refund of their housing deposit. Any extenuating circumstances justifying an exception to the above policies should be made in writing to the Director of Residence Life.

**Information Technology**

The University of Arkansas at Monticello provides Internet connections to all buildings and facilities on campus. Residential facilities that have Internet/Network connection include: Bankston Hall, Royer Hall, Horsfall Hall, Maxwell Hall, and University Apartments. The Information Technology (IT) department assists students in receiving network connection to their individual computers and rooms.

**Information Technology Procedures**

1) Each residential student is required to have Antivirus software installed.
2) Each residential student will need to have all operating system software installed prior to arrival on campus. The IT department encourages each student to have the latest operating system and service packs installed.
3) Each residential student is required to have their personal firewall enabled and automatic updates activated.

4) Each residential student is responsible for having all hardware installed and functioning correctly prior to arrival on campus. The IT department does not aid with hardware issues. The University is not responsible for loss of neither data nor hardware.

**Residence Hall Computer Usage Standards of Conduct**

Failure to adhere to the computer usage standards provided below may result in disciplinary action, including, but not limited to loss of internet connection/computer privileges, expulsion from the University, and/or legal action. Each student is required to take full responsibility for their own equipment and online conduct. Students must use their network connections in a responsible manner. The following behavioral standards must be adhered to by all residential students regarding computer usage:

1) Changing the network settings on personal computers is not permitted.

2) Servers, routers, hubs, or switches are not allowed in student rooms in UAM residential facilities, including, but not limited to common areas, lobby areas, storage areas, or individual rooms.

3) Use of applications that consume disproportionate bandwidth, attempt denial-of-service attack(s), probe and/or exploit security holes in other systems, employ unauthorized IP addresses, or otherwise degrade or restrict network access for others, both on or off campus, is prohibited.

4) Network connections that provide any service that is visible off campus (i.e., available on the global Internet) is prohibited. This restriction includes, but is not limited to, HTTP (Web), telnet, FTP, IRC, and email.

5) Configuration of any computer to provide Internet or network/system access to anyone who is not a faculty, staff member or student is prohibited. Students take full responsibility for their equipment and on-line conduct. Students are responsible for their roommates, guests, or friend's behavior regarding computer conduct and connection to the network.

6) Duplicating, copying, or use of unauthorized software, images, music, or other intellectual property (such as books or videos) is strictly prohibited.

7) Peer to peer file sharing is strictly prohibited. This type of file sharing violates copyright law. Students should be aware that the Recording Industry Association of America (RIAA) has filed countless subpoenas requesting information from colleges and universities about the identities of students engaged in illegal sharing of music online. Students engaging in the unauthorized download, reproduction, or distribution of any copyrighted material including music, video, live performance, text, or images may be sued, held liable for large settlements, and experience criminal prosecution. Recent court cases and the Digital Millennium Copyright Act are evidence that copyright owners intend to actively pursue violators. Students should remember the following rule: If you have not paid for the material, and the artist has not authorized the material for free downloading, it is not legal to download or share it.

8) Using the UAM network for any illegal activity, to promote illegal behavior, to incite lawless action, to discriminate, to threaten, to bully, is strictly prohibited and all matters will be turned over to the university police.

9) Students are responsible to take care of network equipment (ie cabling, cable housings, access points etc....). Failure to do so may result in loss of privileges and financial reimbursement to the university.

For more information, please follow this link

[http://www.uammont.edu/it/index.html](http://www.uammont.edu/it/index.html)
Student Engagement

Parental or Guardian Emergency Notification
It is the University position that, whatever the student dependency status, next of kin will be notified when he or she is:

1) Seriously injured or ill. In rare cases, in accord with the wishes of the student and upon the advice of a University physician or psychiatrist, notification may be delayed or omitted. (This decision will be made in consultation with the Vice Chancellor for Student Engagement).

2) Abnormally absent from housing for a sufficient period of time to cause concern.

ID Card & Validation Stickers
The University issues a WeevilNet ID card to all students, faculty, and staff. A valid ID card is required for library privileges, admittance into NCAA athletic contests, dining hall entry, bookstore use, and other campus services. ID cards and/or replacement ID cards are made from 8:30 a.m. – 4:00 p.m. at the Office of Residence Life, Harris Hall, Room 120. The original WeevilNet ID card is provided at no cost and replacement cards will be issued at a cost of $10.00 each. A student needing to replace a lost ID card should pay the $10.00 replacement fee to the Cashier’s Office and then proceed to the Office of Residence Life (Harris Hall) to have a new ID card made. Proof of payment must be shown to the ID staff before a new ID card can be made.

The ID card is intended to be permanent for a student’s tenure at UAM and should be carried at all times. ID cards must be displayed for the use of most University services, and upon request by a member of the University faculty, staff, or a student acting officially in the performance of their assigned duties. The ID card is the property of UAM and must be surrendered upon request or withdrawal from the University. ID cards are non-transferable and may not be duplicated. Use of an invalid ID card is prohibited.

Student ID cards must be validated on or before the fifth day of class each academic semester of enrollment.

Validation stickers may be obtained between the hours of 8:00 a.m. – 4:30 p.m. at any of the offices listed below.

Monticello Locations:
- Office of Student Engagement, Student Success Center, Room 103
- Office of Residence Life, Harris Hall, Room 208
- University Police Department, 112 Science Center Drive

Crossett Location:
- Student Services Office

McGehee Location:
- Administration Office, Front Desk

Any questions about ID cards should be directed to the Office of Residence Life, Harris Hall 213, 870-460-1045.

Code of Conduct

Preface
Core Values of Student Conduct at The University of Arkansas at Monticello

- Integrity: UAM students exemplify honesty, honor and a respect for the truth in all of their dealings.
- Community: UAM students build and enhance their community.
- Social Justice: UAM students are just and equitable in their treatment of all members of the community and act to discourage and/or intervene to prevent unjust and inequitable behaviors.
- Respect: UAM students show positive regard for each other, for property and for the community.
- Responsibility: UAM students are given and accept a high level of responsibility to self, to others and to the community.
UAM students are responsible for knowing the information, policies and procedures outlined in this document. The University reserves the right to make changes to this code as necessary and once those changes are posted online, they are in effect. Students are encouraged to check online [insert URL] for the updated versions of all policies and procedures.

Section 1: Student Conduct Philosophy

The University of Arkansas at Monticello community is committed to fostering a campus environment that is conducive to academic inquiry, a productive campus life, and thoughtful study and discourse. The student conduct program within the Office of the Dean of Students is committed to an educational and developmental process that balances the interests of individual students with the interests of the University community.

A community exists on the basis of shared values and principles. At UAM, student members of the community are expected to uphold and abide by certain standards of conduct that form the basis of the Code of Student Conduct. These standards are embodied within a set of core values that include integrity, social justice, respect, community, and responsibility.

Each member of the University community bears responsibility for their conduct and to assume reasonable responsibility for the behavior of others. When members of the community fail to exemplify these five values by engaging in violation of the rules below, campus conduct proceedings are used to assert and uphold the Code of Student Conduct.

The student conduct process at the UAM is not intended to punish students; rather, it exists to protect the interests of the community and to challenge those whose behavior is not in accordance with our policies. Sanctions are intended to challenge students’ moral and ethical decision-making and to help them bring their behavior into accord with our community expectations. When a student is unable to conform their behavior to community expectations, the student conduct process may determine that the student should no longer share in the privilege of participating in this community.

Students should be aware that the student conduct process is quite different from criminal and civil court proceedings. Procedures and rights in student conduct procedures are conducted with fairness to all, but do not include the same protections of due process afforded by the courts. Due process, as defined within these procedures, assures written notice and a hearing before an objective decision-maker. No student will be found in violation of University policy without information showing that it is more likely than not that a policy violation occurred and any sanctions will be proportionate to the severity of the violation and to the cumulative conduct history of the student.

Section 2: Jurisdiction

Students at the University of Arkansas at Monticello are provided a copy of the Code of Student Conduct annually in the form of a link on the UAM website. Hard copies are available upon request from the Office of the Dean of Students. Students are responsible for having read and abiding by the provisions of the Code of Student Conduct.

The Code of Student Conduct and the student conduct process apply to the conduct of individual students, both undergraduate and graduate, and all University-affiliated student organizations. For the purposes of student conduct, the University considers an individual to be a student when an offer of admission has been extended and thereafter as long as the student has a continuing educational interest in the University.

The University retains conduct jurisdiction over students who choose to take a leave of absence, withdraw, or have graduated for any misconduct that occurred prior to the leave, withdrawal or graduation. If sanctioned, a hold may be placed on the student’s ability to re-enroll and all sanctions must be satisfied prior to re-enrollment eligibility.

The Code of Student Conduct applies to behaviors that take place on University-owned or University-controlled property and at any University-sponsored or University-approved events. The Code of Student Conduct does not apply to off-campus violations of local, state, or federal law unless the Vice Chancellor for Student Engagement, Dean of Students, or designee determines that the off-
campus conduct affects a substantial University interest. A substantial University interest is defined to include:

- Any situation where it appears that the student’s conduct may present a danger or threat to the health or safety of him/herself or others; and/or
- Any situation that significantly impinges upon the rights, property or achievements of self or others or significantly breaches the peace and/or causes social disorder; and/or
- Any situation that is detrimental to the educational mission and/or interests of the University;

The Code of Student Conduct may be applied to behavior conducted online, via email, or other electronic medium. Students should also be aware that online postings such as blogs, web postings, chats, and social networking sites are in the public sphere and are not private. These postings can subject a student to allegations of conduct violations if evidence of policy violations is posted online. The University does not regularly search for this information but may take action if and when such information is brought to the attention of University officials. Most online speech by students not involving University networks or technology will be protected as free expression and not subject to this Code, with two notable exceptions:

- A true threat, defined as “a threat a reasonable person would interpret as a serious expression of intent to inflict bodily harm upon specific individuals”;
- Speech posted online about the University or its community members that causes a significant on-campus disruption.

The Code of Student Conduct applies to guests of community members whose hosts may be held accountable for the misconduct of their guests. Visitors to and guests of UAM may seek resolution of violations of the Code of Student Conduct committed against them by members of University community.

There is no time limit on reporting violations of the Code of Student Conduct however, the longer someone waits to report an offense, the harder it becomes for University officials to obtain information and witness statements and to make determinations regarding alleged violations.

Though anonymous complaints are permitted, doing so may limit the University’s ability to investigate and respond to a complaint. Those who are aware of misconduct are encouraged to report it as quickly as possible to the Office of the Dean of Students and/or to University Police.

A responding student facing an alleged violation of the Code of Student Conduct who withdraws from the University before allegations are resolved may be permitted to withdraw. A hold may be placed on the student’s ability to re-enroll and the conduct process, including sanctions, may be required prior to re-enrollment eligibility. The Vice Chancellor of Student Engagement, Dean of Students, or their designee may grant re-enrollment eligibility.

University email is the University’s primary means of communication with students. Students are responsible for all conduct-related communication delivered to their University email address.

### Section 3: Violations of the Law

Alleged violations of federal, state and local laws may be investigated and addressed under the Code of Student Conduct. When an offense occurs over which the University has jurisdiction, the University conduct process will usually go forward notwithstanding any criminal complaint that may arise from the same incident.

The University reserves the right to exercise its authority of interim suspension upon notification that a student is facing criminal investigation and/or complaint. Interim suspensions are imposed until a hearing can be held, typically within two weeks. Within that time, the suspended student may request an immediate hearing from the Dean of Students to show cause why the interim suspension should be lifted. This hearing may resolve the allegation, or may be held to determine if the interim suspension should be continued. The interim suspension may be continued if a danger to the community is posed and the University may be delayed or prevented from conducting its own investigation and resolving the allegation by the pendency of the
criminal process. In such cases, the University will only delay its hearing until such time as it can conduct an internal investigation or obtain sufficient information independently or from law enforcement upon which to proceed. This delay will be no longer than two weeks from notice of the incident unless a longer delay is requested in writing by the complaining victim to allow the criminal investigation to proceed before the University process.

Section 4: Standards of Conduct

Integrity: UAM students exemplify honesty, honor and a respect for the truth in all of their dealings. Behavior that violates this value includes, but is not limited to:

1) Falsification. Knowingly furnishing or possessing false, falsified or forged materials, documents, accounts, records, identification, or financial instruments;


3) Unauthorized Access. Unauthorized access to any University building (i.e. keys, cards, etc.) or unauthorized possession, duplication or use of means of access to any university building or failing to timely report a lost University identification card or key;

4) Collusion. Action or inaction with another or others to violate the Code of Student Conduct;

5) Trust. Violations of positions of trust within the community;

6) Election Tampering. Tampering with the election of any University-recognized student organization (minor election code violations are addressed by the SGA);

7) Taking of Property. Intentional and unauthorized taking of University property or the personal property of another, including goods, services and other valuables;

8) Stolen Property. Knowingly taking or maintaining possession of stolen property;

Community: UAM students build and enhance their community. Behavior that violates this value includes, but is not limited to:

9) Disruptive Behavior. Substantial disruption of University operations including obstruction of teaching, research, administration, other University activities, and/or other authorized non-University activities which occur on campus;

10) Disorderly Conduct. Causing, inciting or participating in any disturbance that presents a clear and present danger to self or others, causes physical harm to others, or damage and/or destruction of property;

11) Unauthorized Entry. Misuse of access privileges to University premises or unauthorized entry to or use of buildings, including trespassing, propping or unauthorized use of alarmed doors for entry into or exit from a University building;

12) Trademark. Unauthorized use (including misuse) of University or organizational names and images;

13) Damage and Destruction. Intentional, reckless and/or unauthorized damage to or destruction of University property or the personal property of another;

14) IT and Acceptable Use. Violating the University Acceptable Use and Computing Policy, found online at: [Insert URL];

15) Gambling. Gambling as prohibited by the laws of the State of Arkansas. (Gambling may include raffles, lotteries, sports pools and online betting activities.);

16) Weapons. Possession, use, or distribution of explosives (including fireworks and ammunition), guns (including air, BB, paintball, facsimile weapons and pellet guns), or other weapons or dangerous objects such as arrows, axes, machetes, nunchucks, throwing stars, or knives with a blade of longer than three (3) inches, including the storage of any item that falls within the category of a weapon in a vehicle parked on University property;
17) Tobacco. Smoking or tobacco use in any area of campus.

18) Fire Safety. Violation of local, state, federal or campus fire policies including, but not limited to:
   a) Intentionally or recklessly causing a fire which damages University or personal property or which causes injury.
   b) Failure to evacuate a University-controlled building during a fire alarm:
   c) Improper use of University fire safety equipment: or
   d) Tampering with or improperly engaging a fire alarm or fire detection/control equipment while on University property. Such action may result in a local fine in addition to University sanctions.

19) Ineligible Pledging or Association. Pledging or associating with a student organization without having met eligibility requirements established by the University.

20) Wheeled Devices. Skateboards, roller blades, roller skates, bicycles and similar wheeled devices are not permitted inside University buildings, residence halls or on tennis courts. Additionally, skateboards and other wheeled items may not be ridden on railings, curbs, benches, or any such fixtures that may be damaged by these activities, and individuals may be liable for damage to University property caused by these activities.

Social Justice: UAM students recognize that respecting the dignity of every person is essential for creating and sustaining a flourishing university community. They understand and appreciate how their decisions and actions impact others and are just and equitable in their treatment of all members of the community. They act to discourage and challenge those whose actions may be harmful to and/or diminish the worth of others. Conduct that violates this value includes, but is not limited to:

21) Discrimination. Any act or failure to act that is based upon an individual or group’s actual or perceived status (sex, gender, race, color, age, creed, national or ethnic origin, physical or mental disability, veteran status, pregnancy status, religion, or sexual orientation, or other protected status) that is sufficiently severe that it limits or denies the ability to participate in or benefit from the University’s educational program or activities.

22) Harassment. Any unwelcome conduct based on actual or perceived status including: sex, gender, race, color, age, creed, national or ethnic origin, physical or mental disability, veteran status, pregnancy status, religion, sexual orientation, or other protected status. Any unwelcome conduct should be reported to campus officials, who will act to remedy and resolve reported incidents on behalf of the victim and community.
   a) Hostile Environment. Sanctions can and will be imposed for the creation of a hostile environment only when harassment is sufficiently severe, pervasive (or persistent) and objectively offensive that it unreasonably interferes with, limits or denies the ability to participate in or benefit from the University’s educational or employment program or activities.

23) Retaliatory Discrimination or Harassment. Any intentional, adverse action taken by a responding individual or allied third party, absent legitimate nondiscriminatory purposes, against a participant, or supporter of a participant, in a civil rights grievance proceeding or other protected activity under this Code.

24) Abuse of Conduct Process. Abuse or interference with, or failure to comply in, University processes including conduct and academic integrity hearings including, but not limited to:
   a) Falsification, distortion, or misrepresentation of information:
b) Failure to provide, destroying or concealing information during an investigation of an alleged policy violation:

c) Attempting to discourage an individual’s proper participation in, or use of, the campus conduct system:

d) Harassment (verbal or physical) and/or intimidation of a member of a campus conduct body prior to, during, and/or following a campus conduct proceeding:

e) Failure to comply with the sanction(s) imposed by the campus conduct system:

f) Influencing, or attempting to influence, another person to commit an abuse of the campus conduct system.

Respect: UAM students show positive regard for each other and for the community. Behavior that violates this value includes, but is not limited to:

25) Harm to Persons. Intentionally or recklessly causing physical harm or endangering the health or safety of any person.

26) Threatening Behaviors:

a) Threat. Written or verbal conduct that causes a reasonable expectation of injury to the health or safety of any person or damage to any property.

b) Intimidation. Intimidation defined as implied threats or acts that cause a reasonable fear of harm in another.

27) Bullying and Cyberbullying. Bullying and cyberbullying are repeated and/or severe aggressive behaviors that intimidate or intentionally harm or control another person physically or emotionally, and are not protected by freedom of expression.

28) Hazing. Defined as an act that endangers the mental or physical health or safety of a student, or that 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. Participation or cooperation by the person(s) being hazed does not excuse the violation. Failing to intervene to prevent, failing to discourage, or failing to report those acts may also violate this policy. (See University Student Handbook, “Community Standards”):

29) Intimate Partner/Relationship Violence. Violence or abuse by a person in an intimate relationship with another:

30) Stalking. Stalking is a course of conduct directed at a specific person that is unwelcome and would cause a reasonable person to feel fear:

31) Sexual Harassment. Includes, but is not limited to, sexual harassment, non-consensual sexual contact, non-consensual sexual intercourse, and/or sexual exploitation (See Title IX Policy for further information):

32) Public Exposure. Includes deliberately and publicly exposing one’s intimate body parts, public urination, defecation, and public sex acts.

Responsibility: UAM students are given and accept a high level of responsibility to self, to others and to the community. Behavior that violates this value includes, but is not limited to:

33) Alcohol. Use, possession, or distribution of alcoholic beverages or paraphernalia except as expressly permitted by law and the University’s Alcohol Policy (See Community Standards for further information):

34) Drugs. Use, possession, or distribution of illegal drugs and other controlled substances or drug paraphernalia except as expressly permitted by law and the University’s Drug Policy (See Community Standards for further information):
Prescription Medications. Abuse, misuse, sale, or distribution of prescription or over-the-counter medications:

Failure to Comply. Failure to comply with the reasonable directives of University officials or law enforcement officers during the performance of their duties and/or failure to identify oneself to these persons when requested to do so:

Financial Responsibilities. Failure to promptly meet financial responsibilities to the institution, including, but not limited to: knowingly passing a worthless check or money order in payment to the institution or to an official of the institution acting in an official capacity.

Arrest. Failure of any student to accurately report an off-campus arrest by any law enforcement agency for any crime (including non-custodial or field arrests) to the Office of the Dean of Students or University Police within seventy-two (72) hours of release.

Other Policies. Violating other published University policies or rules, including all Residence Hall policies:

Health and Safety. Creation of health and/or safety hazards (dangerous pranks, hanging out of or climbing from/on/in windows, balconies, roofs, structures, etc.)

Violations of Law. Evidence of violation of local, state or federal laws, when substantiated through the University’s conduct process, in which the Vice Chancellor for Student Engagement, Dean of Students, or designee determines that the conduct affects a substantial University interest.

Section 5: Overview of the Conduct Process
This overview gives a general idea of how the University’s campus conduct proceedings work, but it should be noted that not all situations are of the same severity or complexity. Thus, these procedures are flexible, and are not exactly the same in every situation, though consistency in similar situations is a priority. The campus conduct process and all applicable timelines commence with notice to an administrator of a potential violation of University Standards of Conduct.

NOTICE. Once notice is received from any source (victim, RA, 3rd party, online, etc.), the University may proceed with a preliminary investigation and/or may schedule an initial educational meeting/conference with the responding student to explain the conduct process to the responding student and gather information.

A. STEP 1: Preliminary Inquiry and/or Educational Conference
The University conducts a preliminary inquiry into the nature of the incident, complaint or notice, the evidence available, and the parties involved. The preliminary inquiry may lead to:

1) A determination that there is insufficient evidence to pursue the investigation, because the behavior alleged, even if proven, would not violate the Code of Student Conduct, (e.g.: for reasons such as mistaken identity or allegations of behavior that falls outside the code):

2) A more comprehensive investigation, when it is clear more information must be gathered:

3) A formal complaint of a violation and/or an educational conference with the responding student.

When an initial educational meeting/conference is held, the possible outcomes include:

- A decision not to pursue the allegation based on a lack of or insufficient evidence. The matter should be closed and records should so indicate:
- A decision on the allegation, also known as an “informal” or “administrative” resolution to an uncontested allegation (see immediately below):
- A decision to proceed with additional investigation and/or referral for a “formal” resolution.

If a decision on the allegation is made and the finding is that the responding student is not responsible for violating the Code, the process will end. The party bringing the complaint may request that
the Dean of Students reopen the investigation and/or grant a hearing. This decision shall be in the sole discretion of the Dean of Students and will only be granted for extraordinary cause. If the University’s finding is that the responding student is in violation, and the responding student accepts this finding within three days, the University considers this an “uncontested allegation.” The administrator conducting the initial educational conference will then determine the sanction(s) for the misconduct, which the responding student may accept or reject. If accepted, the process ends. In cases of minor misconduct, both steps in this paragraph can be accomplished in one meeting.

If student accepts the findings, but rejects the sanction, the University will conduct a sanction-only hearing, conducted by the University Conduct Board, which recommends a sanction to the Dean of Students. The sanction is then reviewed and finalized by the Dean of Students and is subject to appeal (see Appeal Review Procedures in Section 7(P) below) by any party to the misconduct. Once the appeal is decided, the process ends.

If the administrator conducting the educational conference determines that it is more likely than not that the responding student is in violation, and the responding student rejects that finding in whole or in part, then it is considered a contested allegation and the process moves to Step 2.

B. STEP 2: Formal Hearing

In a contested allegation, additional investigation may then be commenced and/or a hearing may be held when there is reasonable cause to believe that a rule or rules have been violated. A formal notice of the complaint will be issued, and a hearing will be held before the University Conduct Board. If the finding is that the responding student is not responsible, the process ends. Applicable appeals options are described below.

Section 6: Student Conduct Authority

A. Authority

The Dean of Students is vested with the authority over student conduct by the Chancellor of the University. The Dean of Students appoints a Coordinator of Student Conduct to manage the student conduct process. The Dean of Students and Coordinator of Student Conduct may appoint administrative hearing, conference, and appeals officers as deemed necessary to efficiently and effectively manage the student conduct process.

The Dean of Students (or designee) will assume responsibility for the investigation of an allegation of misconduct to determine if the complaint has merit.

B. Gatekeeping

No complaint will be forwarded for a hearing unless there is reasonable cause to believe a policy has been violated. Reasonable cause is defined as some credible information to support each element of the offense, even if that information is merely a credible witness or a victim’s statement. A complaint wholly unsupported by any credible information will not be forwarded for a hearing.

C. Conflict Resolution Options

The Dean of Students has discretion to refer a complaint for mediation or other forms of appropriate conflict resolution. All parties must agree to conflict resolution and to be bound by the decision with no review/appeal. Any unsuccessful conflict resolution can be forwarded for formal processing and hearing; however, at no time will complaints of physical sexual misconduct or violence be mediated as the sole institutional response. The Dean of Students may also suggest that complaints that do not involve a violation of the Code of Student Conduct be referred for mediation or other appropriate conflict resolution.

D. Composition of the Hearing Panel

The Dean of Students will be responsible for assembling the University Conduct Board and hearing panels according to the following guidelines:
1) The membership of the panel is selected from the University Conduct Board, which consists of at least 6 students, 4 faculty, and 3 staff/administrative members appointed annually by the Chancellor of the University and trained annually by the Dean of Students and the Coordinator of Student Conduct.

2) For each complaint, a panel will be chosen from the available pool, and is usually comprised of one student, one faculty member, and one staff member or administrator. Availability may determine a different composition for the Panel, and in complaints involving discrimination, sexual misconduct, or other sensitive issues, the Dean of Students will usually use three administrative/staff members for the panel. The Dean of Students appoints the non-voting chair of the Hearing Panel, who assures that University procedures are followed throughout the hearing.

E. Administrative Hearing Officers

Administrative Hearing Officers are chosen from a pool of annually trained administrators or staff members selected by the Dean of Students and the Coordinator of Student Conduct.

F. University Conduct Board and the Appeals Panel

Three-member Appeals Panels are drawn from the University Conduct Board, with the only requirement being that they did not serve on the Panel for the initial hearing. Appeals Panels review appeal requests submitted by the Dean of Students. If an all administrative/staff panel is used to hear a sensitive issue, the Appeals Panel will also be comprised of only administrative/staff members.

To serve in the panel pool, students must:

1) Be in academic good standing and have completed 15 hours of academic credit with a cumulative GPA of at least 2.0.
2) Be in good standing with the conduct process throughout the semester in which they serve. Good standing is defined as having no record of misconduct during the semester(s) in which a student wishes to serve on the panel. A serious history of misconduct could disqualify a student for service.

3) Submit a letter of recommendation from a faculty member or administrator from within the University community.

The Dean of Students will have final authority to approve all those serving on the panel. The non-voting advisor to the panel is the Dean of Students (or designee) with responsibility for training the panel, conducting preliminary investigations, and ensuring a fair process for the party bringing the complaint and responding student. In the event of a resignation from the panel, the Dean of Students (or designee) will solicit a replacement from the group from which the representative came. Decisions made, and sanctions imposed, by the panel or an Administrative Hearing Officer will be final and implemented, pending the normal appeal process. At the discretion of the Dean of Students (or designee), implementation of sanctions may be stayed pending review.

G. Interpretation and Revision

The Dean of Students will develop procedural rules for the administration of hearings that are consistent with provisions of the Code of Student Conduct. Material deviation from these rules will, generally, only be made as necessary and will include reasonable advance notice to the parties involved, either by posting online and/or in the form of written communication. The Dean of Students may vary procedures with notice upon determining that changes to law or regulation require policy or procedural alterations not reflected in this Code. The Dean of Students may make minor modifications to procedure that do not materially jeopardize the fairness owed to any party. Any question of interpretation of the Code of Student Conduct will be referred to the Dean of Students, whose interpretation is final. The Code of Student Conduct will be updated annually under the direction of the Dean of Students with a comprehensive revision process being conducted every 3-5 years.

Section 7: Formal Conduct Procedures

A. University as Convener

The University is the convener of every action under this code. Within that action, there are several roles. The responding student is the person who is alleged to have violated the Code. The party bringing the
complaint, who may be a student, employee, visitor, or guest, may choose to be present and participate in the process as fully as the responding student. There are witnesses, who may offer information regarding the allegation. There is an investigator(s) whose role is to present the allegations and share the evidence that the University has obtained regarding the allegations.

B. Group Violations

A student group or organization and its officers and membership may be held collectively and individually responsible when violations of this code by the organization or its member(s):

- Take place at organization-sponsored or co-sponsored events, whether sponsorship is formal or tacit;
- Have received the consent or encouragement of the organization or of the organization's leaders or officers; or
- Were known or should have been known to the membership or its officers.

Hearings for student groups or organizations follow the same general student conduct procedures. In any such action, individual determinations as to responsibility will be made and sanctions may be assigned collectively and individually and will be proportionate to the involvement of each individual and the organization.

C. Amnesty:

1) For Victims
   The University provides amnesty to victims who may be hesitant to report to University officials because they fear that they themselves may be accused of minor policy violations, such as underage drinking, at the time of the incident. Educational options will be explored, but no conduct proceedings or conduct record will result. Records regarding the provision of amnesty, however, should be maintained.

2) For Those Who Offer Assistance
   To encourage students to offer help and assistance to others, University pursues a policy of amnesty for minor violations when students offer help to others in need. At the discretion of the Dean of Students, amnesty may also be extended on a case-by-case basis to the person receiving assistance. Educational options will be explored, but no conduct proceedings or conduct record will result.

3) For Those Who Report Serious Violations
   Students who are engaged in minor violations but who choose to bring related serious violations by others to the attention of the University are offered amnesty for their minor violations. Educational options will be explored, but no conduct proceedings or record will result. Abuse of amnesty requests can result in a decision by the Dean of Students not to extend amnesty to the same person repeatedly.

4) Safe Harbor
   The University has a Safe Harbor rule for students. The University believes that students who have a drug and/or addiction problem deserve help. If any University student brings their own use, addiction, or dependency to the attention of University officials outside the threat of drug tests or conduct sanctions and seeks assistance, a conduct complaint will not be pursued. A written action plan may be used to track cooperation with the Safe Harbor program by the student. Failure to follow the action plan will nullify the Safe Harbor protection and campus conduct processes will be initiated.

D. Notice of Alleged Violation

Any member of the University community, visitor, or guest may allege a policy violation(s) by any student for misconduct under this Code. Notice may also be given to the Dean of Students (or designee) and/or to the Title IX Coordinator, when appropriate. Additionally, administrators may act on notice of a potential violation whether a formal allegation is made or not. All allegations can be submitted by a victim or a third party, and should be submitted as soon as possible after the offending event occurs. The University has the right to pursue an allegation or notice of misconduct on its own behalf and to serve as convener of the subsequent campus conduct process.

The Dean of Students (or designee) will assume responsibility for the investigation of the alleged violation as described in the sub-section below.
E. Investigation

Investigation is referenced in both steps 1 and 2 above, with detailed investigation procedures described in this sub-section. The Dean of Students will appoint an investigator(s) for allegations under this Code. For any complaint that falls under Title IX (e.g. sexual misconduct) or involves any other form of discrimination, the Dean of Students will work under the direction of the Title IX Coordinator. The investigator(s) will take the following steps, if not already completed by the Coordinator or designee:

1) Initiate any necessary remedial actions on behalf of the victim (if any);
2) Determine the identity and contact information of the party bringing the complaint, whether that person is the initiator of the complaint, the alleged victim, or a University proxy or representative;
3) Conduct an immediate preliminary investigation to identify an initial list of all policies that may have been violated, to review the history of the parties, the context of the incident(s), any potential patterns and the nature of the complaint:
   a) If the victim is reluctant to pursue the complaint, determine whether the complaint should still be pursued and whether sufficient independent evidence could support the complaint without the participation of the victim;
   b) Notify the victim of whether the University intends to pursue the complaint regardless of their involvement, and inform the victim of their rights in the process and option to become involved if they so choose;
   c) Preliminary investigation usually takes between 1-7 business days to complete;
4) If indicated by the preliminary investigation and authorized by the Dean of Students (or designee), conduct a comprehensive investigation to determine if there is reasonable cause to believe that the responding student violated University policy, and to determine what specific policy violations should serve as the basis for the complaint:
   a) If there is insufficient evidence through the investigation to support reasonable cause, the allegations will be closed with no further action;
   b) A comprehensive investigation usually takes between one day and two weeks;
5) Meet with the party bringing the complaint to finalize the Party bringing the complaint’s Statement, which will be drawn up by the investigator or designee as a result of this meeting;
6) Commence a thorough, reliable and impartial investigation by developing a strategic investigation plan, including a witness list, evidence list, intended timeframe, and order of interviews for all witnesses and the responding student, who may be given notice of the interview prior to or at the time of the interview:
   a) Prepare the notice of alleged policy violation(s) on the basis of the reasonable cause determination, which may be delivered prior to, during or after the responding student is interviewed, at the discretion of the investigator(s);
7) Interview all relevant witnesses, summarize the information they are able to share and have each witness sign the summary to verify its accuracy;
8) Obtain all documentary evidence and information that is available;
9) Obtain all physical evidence that is available;
10) Complete the investigation promptly by analyzing all available evidence without unreasonable deviation from the intended timeline;
11) Make a finding, based on a preponderance of the evidence (whether a policy violation is more likely than not);
12) Present the investigation report and findings to the responding student, who may:
   a) accept the findings,
   b) accept the findings in part and reject them in part,
   c) or may reject all findings;
13) Share the findings and update the party bringing the complaint on the status of the investigation and the outcome.
F. Findings

The following options (1-3) describe how to proceed depending on whether the Responding Student is found responsible and whether the Responding Student accepts or rejects the findings and/or the sanctions either in whole or in part.

1) The Responding Student is Found “Not Responsible”

Where the responding student is found not responsible for the alleged violation(s), the investigation will be closed. The party bringing the complaint, if any, may request that the Dean of Students and/or Title IX Coordinator, as applicable, review the investigation file to possibly re-open the investigation or convene a hearing. The decision to re-open an investigation or convene a hearing rests solely in the discretion of the Dean of Students or Title IX Coordinator in these cases, and is granted only on the basis of extraordinary cause.

2) The Responding Student Accepts a Finding of “Responsible”

a) The Responding Student Accepts a Finding of “Responsible” and Accepts the Recommended Sanctions.

Should the responding student accept the finding that they violated University policy, the Investigator will recommend appropriate sanctions for the violation, having consulted with Dean of Students and/or Title IX Coordinator, as appropriate. In cases involving discrimination, recommended sanctions will act to end the discrimination, prevent its recurrence, and remedy its effects on the victim and the University community. If the responding student accepts these recommended sanctions, the sanctions are implemented by the Dean of Students and the process ends. There will be a three-day period for review between the date of acceptance and when the resolution becomes final. Should the responding student decide to reject the sanctions within that time period, Option 2B, below, will apply. This outcome is not subject to appeal.

b) The Responding Student Accepts a Finding of “Responsible” and Rejects the Sanctions Recommended.

If the responding student accepts the “responsible” findings, but rejects the recommended sanctions, there will be an administrative conference on the sanction, only. Administrative conference procedures are detailed below.

3) Responding Student Rejects the Findings Completely or In-part

a) Responding Student Rejects the Findings Completely

Where the responding student rejects the finding that they violated University policy, a formal hearing will be convened within seven business days, barring exigent circumstances.

At the hearing, the investigator(s) will present their report to the panel, the panel will hear from the parties, and any necessary witnesses. The investigation report will be considered by the panel, which renders an independent and objective finding. Full panel procedures are detailed below.

If the panel finds the responding student not responsible for all violations, the Dean of Students will timely inform the parties of this determination and the rationale for the decision in writing. This determination is subject to appeal by any party to the complaint. Appeal review procedures are outlined below.

b) Responding Student Accepts the Findings in Part and Rejects in Part

Where the responding student rejects in part the finding that they violated University policy, there will be a panel hearing solely on the disputed allegations within seven days, barring exigent circumstances. For all findings holding a responding student responsible for a violation, the University will follow the sanctioning process detailed in sub-sections K(8) and K(9), below. If the Panel finds the responding student “Not Responsible” on any of the contested allegations, the process will move to the Sanctioning Phase on only the uncontested allegations, as detailed in sub-sections K(8) and K(9), below.
G. Special Hearing Provisions for Sexual Harassment, Discrimination and Other Complaints of a Sensitive Nature

All hearings under this sub-section will be conducted by a three-member administrative panel drawn from the University Conduct Board. For sexual misconduct, discrimination and other complaints of a sensitive nature, whether the alleged victim is serving as the party bringing the complaint or as a witness, alternative testimony options may be provided, such as placing a privacy screen in the hearing room or allowing the alleged victim to testify from another room via audio or audio/video technology. While these options are intended to help make the alleged victim more comfortable, they are not intended to work to the disadvantage of the responding student.

The past sexual history or sexual character of a party will not be admissible by the other parties in hearings unless such information is determined to be highly relevant by the panel Chair. All such information sought to be admitted by a party or the University will be presumed irrelevant until a showing of relevance is made, in advance of the hearing, to the Chair. Demonstration of pattern, repeated, and/or predatory behavior by the responding student, in the form of previous findings in any legal or campus proceeding, or in the form of previous good faith allegations, will always be relevant to the finding, not just the sanction. The parties will be notified in advance if any such information is deemed relevant and will be introduced in the hearing.

The party bringing any complaint alleging sexual misconduct, other behavior falling within the coverage of Title IX and/or a crime of violence will be notified in writing of the outcome of a hearing, any sanctions assigned and the rationale for the decision.

H. Notice of Hearing

Once a determination is made that reasonable cause exists for the Dean of Students (or designee) to refer a complaint for a hearing, notice will be given to the responding student. Notice will be in writing and may be delivered by one or more of the following methods: in person by the Dean of Students (or designee); mailed to the local or permanent address of the student as indicated in official University records; or emailed to the student’s University-issued email account. Once mailed, emailed and/or received in-person, such notice will be presumptively delivered. The letter of notice will:

1) Include the alleged violation and notification of where to locate the Code of Student Conduct and University procedures for resolution of the complaint; and

2) Direct the responding student to contact the Dean of Students (or designee) within a specified period of time to respond to the complaint. This time period will generally be no less than two business days from the date of delivery of the summons letter.

A meeting with the Dean of Students (or designee) may be arranged to explain the nature of the complaint and the conduct process. At this meeting, the responding student may indicate, either verbally or in writing, to the Dean of Students (or designee), whether they admit to or deny the allegations of the complaint.

I. Interim Action

Under the Code of Student Conduct, the Dean of Students or designee may impose restrictions and/or separate a student from the community pending the scheduling of a campus hearing on alleged violation(s) of the Code of Student Conduct when a student represents a threat of serious harm to others, is facing allegations of serious criminal activity, to preserve the integrity of an investigation, to preserve University property and/or to prevent disruption of, or interference with, the normal operations of the University. Interim actions can include separation from the institution or restrictions on participation in the community for no more than ten (10) business days pending the scheduling of a campus hearing on alleged violation(s) of the Code of Student Conduct. A student who receives an interim suspension may request a meeting with the Dean of Students or designee to demonstrate why an interim suspension is not merited. Regardless of the outcome of this meeting, the University may still proceed with the scheduling of a campus hearing.

During an interim suspension, a student may be denied access to University housing and/or the University campus/facilities/events. As determined appropriate by the Dean of Students, this restriction may include classes and/or all other University activities or privileges for which the student might otherwise be eligible. At the discretion of the Dean of Students and with the approval of, and in collaboration with, the appropriate Dean(s), alternative coursework options may be pursued to ensure as minimal an impact as possible on the responding student.
J. Hearing Options & Preparation

The following sub-sections describe the University’s conduct hearing processes. Except in a complaint involving failure to comply with the summons of the Dean of Students (or designee), no student may be found to have violated the Code of Student Conduct solely as a result of the student’s failure to appear for a hearing. In all such instances, conduct hearings will proceed as scheduled and the information in support of the complaint will be presented to, and considered by, the Dean of Students, Administrative Hearing Officer, or panel presiding over the hearing.

Where the responding student admits to violating the Code of Student Conduct, the Dean of Students (or designee) may invoke administrative hearing procedures to determine and administer appropriate sanctions without a formal hearing. This process is also known as an administrative conference. In an administrative conference, complaints will be heard and determinations will be made by the Dean of Students or designee.

Where the responding student denies violating the Code of Student Conduct, a formal hearing will be conducted. This process is known as a panel hearing. At the discretion of the Dean of Students (or designee), a request by one or more of the parties to the complaint for an administrative conference may be considered. Students who deny a violation for which a panel hearing will be held will be given a minimum of three business days to prepare unless all parties wish to proceed more quickly. Preparation for a formal hearing is summarized in the following guidelines:

1) Notice of the time, date and location of the hearing will be in writing and may be delivered by one or more of the following methods: in person by the Dean of Students (or designee); mailed to the local or permanent address of the student as indicated in official University records; or emailed to the student’s University-issued email account. Once mailed, emailed and/or received in-person, such notice will be presumptively delivered.

2) If there is an alleged victim of the conduct in question, the alleged victim may serve as the party bringing the complaint or may elect to have the University administration serve as the party bringing the complaint forward. Where there is no alleged victim, the University administration will serve as the party bringing the complaint forward.

3) If a responding student fails to respond to notice from the Dean of Students (or designee), the Dean of Students (or designee) may initiate a complaint against the student for failure to comply with the directives of a University official and give notice of this offense. Unless the student responds to this notice within two days by answering the original notice, an administrative conference may be scheduled and held on the student’s behalf. As a result, the student may be administratively withdrawn from attending classes or a disciplinary hold may be placed on their University account, deeming them ineligible to register for courses or University housing until such time as the student responds to the initial complaint.

4) At least three (3) days before any scheduled formal hearing, the following will occur:

   a) The responding student will deliver to the Dean of Students (or designee) a written response to the complaint;

   b) The responding student will deliver to the Dean of Students (or designee) a written list of all witnesses for the University to call at the hearing;

   c) The responding student will deliver to the Dean of Students (or designee) all physical evidence the student intends to use or needs to have present at the hearing and will indicate who has possession or custody of such evidence, if known, so that the Dean of Students can arrange for its presence;

   d) The party bringing the complaint will deliver to the Dean of Students (or designee) a written list of all witnesses for the University to call at the hearing;

   e) The party bringing the complaint will deliver to the Dean of Students (or designee) all items of physical evidence needed at the hearing and will indicate who has possession or custody of such evidence, if known, so that the Dean of Students can arrange for its presence;

   f) The party bringing the complaint and the responding student will notify the Dean of Students (or designee) of the names
of any advisors/advocates who may be accompanying the parties at the hearing.

5) The Dean of Students (or designee) will ensure that the hearing information and any other available written documentation is shared with the parties at least two (2) days before any scheduled hearing. In addition, the parties will be given a list of the names of all the panelists in advance. Should any party object to any panelist, that party must raise all objections, in writing, to the Dean of Students immediately. Hearing officers will only be unseated if the Dean of Students concludes that their bias precludes an impartial hearing of the complaint. Additionally, any panelist who feels they cannot make an objective determination must recuse themselves from the proceedings.

K. Panel Hearing Procedures

The Dean of Students will appoint one panelist as the Chair for the hearing. The parties have the right to be present at the hearing; however, they do not have the right to be present during deliberations. If a student cannot attend the hearing, it is that student’s responsibility to notify the Dean of Students no less than three (3) days prior to the scheduled hearing to arrange for another date, time and location. Except in cases of grave or unforeseen circumstances, if the responding student fails to give the requisite minimum three (3) day notice, or if the responding student fails to appear, the hearing will proceed as scheduled. If the party bringing the complaint fails to appear, the complaint may be dropped unless the University chooses to pursue the allegation on its own behalf, as determined by the Dean of Students.

The Dean of Students (or designee), the Chair and the Panel will conduct panel hearings according to the following guidelines:

1) Hearings will be closed to the public.

2) Admission to the hearing of persons other than the parties involved will be at the discretion of the panel chair and the Dean of Students.

3) In hearings involving more than one responding student, the standard procedure will be to hear the complaints jointly; however, the Dean of Students may permit the hearing pertinent to each responding student to be conducted separately. In joint hearings, separate determinations of responsibility will be made for each responding student.

4) The parties have the right to an advisor/advocate of their own choosing, including attorneys. Typically, advisors are members of the campus community, but the parties may select whomever they wish to serve as their advisor. The advisor may not make a presentation or represent the party bringing the complaint or responding student during the hearing. They may confer quietly with their advisee, exchange notes, clarify procedural questions with the chair and suggest questions to their advisee.

5) The party bringing the complaint, the responding student, the panel, and the Dean of Students (or designee) will have the privilege of questioning all present witnesses and questioning all present parties (directly or through the Chair, at the discretion of the Chair). Unduly repetitive witnesses can be limited at the discretion of the panel Chair and/or the Dean of Students, or designee.

6) Pertinent records, exhibits, and written statements may be accepted as information for consideration by the panel and the Dean of Students. Formal rules of evidence are not observed. The panel Chair and/or the Dean of Students, or designee may limit the number of character witnesses presented or may accept written affidavits of character instead.

7) All procedural questions are subject to the final decision of the Dean of Students or panel Chair.

8) After a panel hearing, the panel will deliberate and determine, by majority vote, whether it is more likely than not that the responding student has violated the Code of Student Conduct. The Dean of Students (or designee) will be present and available as a resource during all deliberations. Once a finding is determined, if the finding is that of a policy violation, the panel will determine an appropriate sanction(s). The Dean of Students (or designee) is responsible for informing the panel of applicable precedent and any previous conduct violations or other relevant pattern information about the responding student. The panel Chairperson will prepare a written deliberation report and deliver it to the Dean of Students, detailing the
recommended finding, how each member voted, the
information cited by the panel in support of its
recommendation, and any information the panel excluded
from its consideration and why. This report should conclude
with any recommended sanctions. This report should not
exceed two pages in length and must be submitted to the
Dean of Students within two (2) days of the end of
deliberations.

9) The Dean of Students will consider the recommendations of
the panel, may make appropriate modifications to the panel’s
report and will then render a decision and inform the
responding student and party bringing the complaint (if
applicable by law or University policy) of the final
determination within three (3) days of the hearing.
Notification will be made in writing and may be delivered by
one or more of the following methods: in person by the Dean
of Students (or designee); mailed to the local or permanent
address of the student as indicated in official University
records; or emailed to the student’s University-issued email
account. Once mailed, emailed and/or received in-person,
such notice will be presumptively delivered. In cases of
sexual misconduct and other crimes of violence, notice of
the outcome will be delivered to all parties simultaneously,
meaning without substantial delay between the notifications
to each.

10) There will be a single verbatim record, such as an audio
recording, for all panel hearings. Deliberations will not be
recorded. The record will be the property of the University
and maintained according to the University’s record
retention policy.

L. Conduct Sanctions

One or more of following sanctions may be imposed upon any student
for any single violation of the Code of Student Conduct:

1) **Warning**: An official written notice that the student has violated
University policies and/or rules and that more severe conduct
action will result should the student be involved in other violations
while the student is enrolled at the University.

2) **Restitution**: Compensation for damage caused to the University
or any person’s property. This could also include situations such
as failure to return a reserved space to proper condition – labor
costs and expenses. This is not a fine but, rather, a repayment for
labor costs and/or the value of property destroyed, damaged,
consumed, or stolen.

3) **Fines**: Reasonable fines may be imposed. Fines are specified to
include:

4) **Community/University Service Requirements**: For a student or
organization to complete a specific supervised University service.

5) **Loss of Privileges**: The student will be denied specified privileges
for a designated period of time.

6) **Confiscation of Prohibited Property**: Items whose presence is in
violation of University policy will be confiscated and will become
the property of the University. Prohibited items may be returned
to the owner at the discretion of the Dean of Students and/or
University Police.

7) **Behavioral Requirement**: This includes required activities
including, but not limited to, seeking academic counseling or
substance abuse screening, writing a letter of apology, etc.

8) **Educational Program**: Requirement to attend, present and/or
participate in a program related to the violation. It may also be a
requirement to sponsor or assist with a program for others on
campus to aid them in learning about a specific topic or issue
related to the violation for which the student or organization was
found responsible. Audience may be restricted.

9) **Restriction of Visitation Privileges**: May be imposed on a resident
or non-resident student. The parameters of the restriction will be
specified.

10) **University Housing Probation**: Official notice that, should further
violations of Residence Life or University policies occur during a
specified probationary period, the student may immediately be
removed from University housing. Regular probationary meetings
may also be imposed.
11) **University Housing Reassignment**: Reassignment to another University housing facility. Residence Life personnel will decide on the reassignment details.

12) **University Housing Suspension**: Removal from University housing for a specified period of time after which the student is eligible to return. Conditions for re-admission to University housing may be specified. Under this sanction, a student is required to vacate University housing within 24 hours of notification of the action, though this deadline may be extended upon application to, and at the discretion of, the Director of Housing and Residence Life. This sanction may be enforced with a trespass action if deemed necessary. Prior to reapplication for University housing, the student must gain permission from the Director of Housing and Residence Life (or designee). This sanction may include restrictions on visitation to specified buildings or all University housing during the suspension.

13) **University Housing Expulsion**: The student’s privilege to live in, or visit, any University housing structure is revoked indefinitely. This sanction may be enforced with a trespass action if deemed necessary.

14) **University Probation**: The student is put on official notice that, should further violations of University policies occur during a specified probationary period, the student may face suspension or expulsion. Regular probationary meetings may also be imposed.

15) **Eligibility Restriction**: The student is deemed “not in good standing” with the University for a specified period of time. Specific limitations or exceptions may be granted by the Dean of Students and terms of this conduct sanction may include, but are not limited to, the following:
   a) Ineligibility to hold any office in any student organization recognized by the University or hold an elected or appointed office at the University; or
   b) Ineligibility to represent the University to anyone outside the University community in any way including: participating in the study abroad program, attending conferences, or representing the University at an official function, event or intercollegiate competition as a player, manager or student coach, etc.

16) **University Suspension**: Separation from the University for a specified minimum period of time, after which the student is eligible to return. Eligibility may be contingent upon satisfaction of specific conditions noted at the time of suspension. The student is required to vacate the campus within 24 hours of notification of the action, though this deadline may be extended upon application to, and at the discretion of, the Dean of Students. During the suspension period, the student is banned from university property, functions, events and activities without prior written approval from the Dean of Students. This sanction may be enforced with a trespass action as necessary.

17) **University Expulsion**: Permanent separation from the University. The student is banned from university property and the student’s presence at any University-sponsored activity or event is prohibited. This action may be enforced with a trespass action as necessary.

18) **Other Sanctions**: Additional or alternate sanctions may be created and designed as deemed appropriate to the offense with the approval of the Dean of Students or designee.

The following sanctions may be imposed upon groups or organizations found to have violated the Code of Student Conduct:

1) One or more of the sanctions listed above, specifically a) through i) and o) through q); and/or
2) Deactivation, de-recognition, loss of all privileges (including status as a University Recognized Student Organization), for a specified period of time.

M. Parental Notification

The University reserves the right to notify the parents/guardians of dependent students regarding any conduct situation, particularly alcohol and other drug violations. The University may also notify parents/guardians of non-dependent students who are under the age of 21 of alcohol and/or other drug violations. Parental notification may also be utilized discretionarily by administrators when permitted by FERPA or consent of the student.
N. Notification of Outcomes

The outcome of a campus hearing is part of the education record of the responding student and is protected from release under the Federal Education Rights and Privacy Act (FERPA), except under certain conditions. As allowed by FERPA, when a student is accused of a policy violation that would constitute a “crime of violence” or forcible or nonforcible sex offense, the University will inform the alleged victim/party bringing the complaint in writing of the final results of a hearing regardless of whether the University concludes that a violation was committed. Such release of information may only include the alleged student’s/responding student’s name, the violation committed, and the sanctions assigned (if applicable). In cases of sexual misconduct and other offenses covered by Title IX, only, the rationale for the outcome will also be shared with all parties to the complaint in addition to the finding and sanction(s).

In cases where the University determines through the student conduct process that a student violated a policy that would constitute a “crime of violence” or nonforcible sex offense, the University may also release the above information publicly and/or to any third party. FERPA defines “crimes of violence” to include:

1) Arson
2) Assault offenses (includes stalking)
3) Burglary
4) Criminal Homicide—manslaughter by negligence
5) Criminal Homicide—murder and nonnegligent manslaughter
6) Destruction/damage/vandalism of property
7) Kidnapping/abduction
8) Robbery
9) Forcible sex offenses
10) Non-forcible sex offenses

O. Failure to Complete Conduct Sanctions

All students, as members of the University community, are expected to comply with conduct sanctions within the timeframe specified by the Dean of Students or Administrative Hearing Officer. Failure to follow through on conduct sanctions by the date specified, whether by refusal, neglect or any other reason, may result in additional sanctions and/or suspension from the University. In such situations, resident students will be required to vacate University housing within 24 hours of notification by the Dean of Students, though this deadline may be extended upon application to, and at the discretion of, the Director of Housing and Residence Life and/or the Dean of Students. A suspension will only be lifted when compliance with conduct sanctions is satisfactorily achieved. This determination will be made by the Dean of Students.

P. Appeal Review Procedures

Any party may request an appeal of the decision of the Panel/Administrative Conference by filing a written request to the Dean of Students, subject to the procedures outlined below. All sanctions imposed by the original hearing body remain in effect, and all parties should be timely informed of the status of requests for appeal, the status of the appeal consideration, and the results of the appeal decision.

GROUNDS FOR APPEAL REQUESTS

Appeals requests are limited to the following grounds:

1) A procedural error occurred that significantly impacted the outcome of the hearing (e.g. substantiated bias, material deviation from established procedures, etc.);
2) To consider new evidence, unavailable during the original hearing or investigation, that could substantially impact the original finding or sanction. A summary of this new evidence and its potential impact must be included;
3) The sanctions imposed are substantially outside the parameters or guidelines set by the University for this type of offense or the cumulative conduct record of the responding student.

Appeals must be filed in writing with the Dean of Students within three (3) business days of the notice of the outcome to the hearing, barring exigent circumstances. Any exceptions are made at the discretion of the Dean of Students and, when appropriate, the Title IX Coordinator.

The Dean of Students will share the appeal by one party with the other party (parties) when appropriate under procedure or law (e.g., if the responding student appeals, the appeal is shared with the complainant,
who may also wish to file a response, request an appeal on the same grounds or different grounds). The Dean of Students will refer the request(s) to the University’s designated Appeal Review Officer, appointed by the Chancellor. The Dean of Students will also draft a response memorandum to the appeal request(s), based on the Appeal Review Officer’s determination that the request(s) will be granted or denied, and why. All request-related documents are shared with all parties prior to submission to the Appeal Review Officer, who serves a three-year term.

The Appeal Review Officer will conduct an initial review to determine if the appeal request meets the limited grounds and is timely. They may consult with the Dean of Students and/or Title IX Coordinator on any procedural or substantive questions that arise.

If the appeal is not timely or substantively eligible, the original finding and sanction will stand and the decision is final. If the appeal has standing, the Appeal Review Officer determines whether to refer the appeal to the Appeals Panel or to remand it to the original decision-maker(s), typically within 3-5 business days. Efforts should be made to use remand whenever possible, with clear instructions for reconsideration only in light of the granted appeal grounds. Where the original decision-maker may be unduly biased by a procedural or substantive error, a new panel will be constituted to reconsider the matter, which can in turn be appealed, once. Full rehearings by the Appeals Panel are very rarely used. Where new evidence is presented or the sanction is challenged, the Appeals Review Officer will determine if the matter should be returned to the original decision-maker for reconsideration or if it should be reviewed by the Appeals Panel with instruction on the parameters regarding institutional consistency and any applicable legal guidelines. In review, the original finding and sanction are presumed to have been decided reasonably and appropriately, thus the burden is on the appealing party(ies) to show clear error. The Appeals Panel must limit its review to the challenges presented.

On reconsideration, the Appeals Panel or original decision-maker may affirm or change the findings and/or sanctions of the original hearing body according to the permissible grounds. Procedural errors should be corrected, new evidence should be considered, and sanctions should be proportionate to the severity of the violation and the student’s cumulative conduct record.

All decisions of the Appeals Panel are to be made within five (5) days of submission to the Panel and are final, as are any decisions made by the original hearing body, Dean of Students or Title IX Coordinator as the result of reconsideration consistent with instructions from the Appeal Review Officer.

THE APPEALS PANEL

Three-member Appeals Panels are drawn from the University Conduct Board, with the following requirements to serve:

1) they did not serve on the Panel for the initial hearing
2) they were not involved in the investigation in any way
3) they have been properly trained in appeals procedures

If the institution allows for students to serve in the panel pool, they must:

1) Be in academic good standing and have completed 15 hours of academic credit with a cumulative GPA of at least 2.0.
2) Be in good standing with respect to the conduct process throughout the term in which they serve. Good standing is defined as having no record of misconduct during the semester(s) in which a student wishes to serve on the panel, as well as not currently being on any probation. A serious history of misconduct could disqualify a student for service.

The Appeal Review Officer will have final authority to approve all those serving on the panel. The parties may challenge a panelist(s) on the basis of potential bias, and any panelist who cannot render an impartial decision must recuse themselves. The Appeals Review Officer will make the determination as to the validity of any challenge or need for recusal. In the event of a recusal from the panel, the Appeals Review Officer will solicit a replacement from the pool of panelists.

The Dean of Students or designee serves as the non-voting advisor to the panel, with responsibility for training the panel, conducting preliminary investigations, and ensuring a fair process for the complainant and responding student.
The presumptive stance of the University is that all decisions made and sanctions imposed by the original decision-maker are to be implemented during the appellate process. At the discretion of the Dean of Students, and in consultation with the Title IX Coordinator when necessary, implementation of sanctions may be stayed pending review only in extremely exigent circumstances. This does not include proximity to graduation, end of term, or exams. Instead, it refers to an overwhelming likelihood, as determined by the Appeals Review Officer and Dean of Students, in consultation, that the appeal would result in a reversal of the finding and/or substantial modification of the sanctions.

OTHER GUIDELINES FOR APPEALS

- All parties will be timely informed of the status of requests for appeal, the status of the appeal consideration, and the results of the appeal decision;
- Every opportunity to return the appeal to the original decision-maker for reconsideration (remand) should be pursued;
- Appeals are not intended to be full re-hearings of the complaint (de novo). In most cases, appeals are confined to a review of the written documentation or record of the original hearing, and pertinent documentation regarding the grounds for appeal; Witnesses may be called if necessary.
- Appeals are not an opportunity for appeals panelists to substitute their judgment for that of the original decision-maker merely because they disagree with the finding and/or sanctions. Appeals decisions are to be deferential to the original decision-maker, making changes to the finding only where there is clear error and to the sanction only if there is a compelling justification to do so.

Q. Disciplinary Records

All conduct records are maintained by the University for seven (7) years from the time of their creation except those that result in separation (suspension or expulsion, including from housing) which are maintained indefinitely.

Community Standards

Right to Assemble

UAM students have the right to assemble peacefully for activities or demonstrations, subject to the provisions regarding scheduling of facilities and policies on outside speakers. Students, who organize or participate in the prohibited activities described herein or who attempt to interfere with legitimate demonstrators and activities, are subject to appropriate disciplinary action. However, such activities must not:

1) Interfere with campus order and access, the normal functioning of the University, or the rights of other members of the University community;
2) Result in injury to individuals on the campus, damage to University property, or involve unauthorized attempt or entry into university buildings;
3) Interrupt the proceedings of a scheduled University or student-sponsored activity or event
4) Present a clear and impending threat to the safety of individuals, to University property, or to the University community in general.

Hazing

The University of Arkansas at Monticello does not permit hazing of any nature by any student or student organization. Act 75 of 1983, which prohibits hazing and prescribes punishment for those convicted of hazing, defines hazing as:

1) Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others which is directed against any other student and done for the purpose of intimidating the attacked student by threatening him/her with social or other ostracism or submitting such student to ignominy, shame, or disgrace among his/her fellow students, and acts calculated to produce such results.
2) The playing of abusive or truculent tricks on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others, upon another student to frighten or scare him/her.
3) Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others which is directed against any other student done for the purpose of humbling the pride, stifling the ambition, or impairing the courage of the attacked student or to discourage him/her from remaining in that school, college, university or other educational institution, or reasonably to cause him/her to leave the institution rather than submit to such acts; or

4) Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others in striking, beating, bruising, or maiming; or seriously offering, threatening, or attempting to strike, beat, bruise, or maim: or to do or seriously offer threaten, or attempt to do physical violence to any student of any such educational institution; or any assault upon any such student made for the purpose of committing any of the acts, or producing any of the results, to such as defined in this section.

Examples of hazing include, but are not limited to: acts that produce mental or physical discomfort, embarrassment, harassment, or ridicule: paddling in any form: creation of excessive fatigues: physical and psychological shocks: quests, treasure hunts, scavenger hunts, road trips: wearing public apparel which is conspicuous and not normally in good taste: engaging in public stunts and buffoonery: morally degrading or humiliating games and activities: giving of food or drink that is distasteful or designed to provoke nausea: any form of verbal harassment: any action created subjugating an individual to a condition in which the person might tend to lose self-respect, suffer injury to personal dignity, or is required to compromise personal values: any activity which interferes with scholastic duties: threatening in any manner or form for the purpose of compelling anyone to engage in any activity, or refusal to cooperate with EMS personnel may result in arrest in order to ensure the student’s health

In addition, the University does not permit any form of associating with, pledging into, or initiation into a University group or organization that requires or permits any actions that are: (1) Endangering to an individual(s), (2) sexual in nature, or (3) degrading to any gender, race, nationality or ethnic group.

Hazing is a class B misdemeanor.

Upon conviction of any student of the offense of hazing, he/she shall, in addition to any punishment imposed by the court, be expelled from the school, college, university, or other educational institution he/she is attending.

Alcohol & Other Drug Policy
To comply with the Drug Free Schools and Communities Act of 1989 (DFSCA) and subsequent amendments, students and employees of the University of Arkansas at Monticello are informed that strictly enforced policies are in place which prohibit the possession, use or distribution of any illicit drugs, including alcohol, on University property or as part of any University-sponsored activity unless event-specific permission is given for of-age students to consume alcohol moderately. Students and employees are also subject to all applicable legal sanctions under local, state and federal law for any offenses involving illicit drugs on University property or at University-sponsored activities.

The University of Arkansas at Monticello affirms that illegal drug use is unlawful and harmful. The use of illegal drugs and alcohol abuse by students and employees could result in cognitive deficits, loss of productivity, and other health risks. These risks include an increased risk of accidents, which may result in death or permanent injury. Free, confidential counseling for alcohol and other drug abuse issues is available to students and employees through University Counseling Services, Health Services, and the employee assistance program. Other resources may include assessment, individual counseling, educational programs, materials, and referral and case management through community agencies, all of which might include a fee.

Students exhibiting signs of excessive alcohol consumption will be transported via Emergency Medical Services (EMS) at the student’s expense for medical attention. Refusal to cooperate with EMS personnel may result in arrest in order to ensure the student’s health.
and safety and/or a conduct complaint for disorderly conduct and/or failure to comply.

A. Parental Notification Policy

The University of Arkansas at Monticello is concerned about students who improperly use alcohol and other drugs and the effects such use may have on their health, academic success, interpersonal relationships and, ultimately, their future.

The University of Arkansas at Monticello alcohol policy expressly forbids possession and/or consumption of alcohol by students, employees or guests who are under the minimum legal drinking age of 21 years. Possession of drug paraphernalia and the use, manufacture, sale, or distribution of illegal drugs, whether on or off campus, by any student is also prohibited. In accordance with the Family Educational Rights and Privacy Act (FERPA), the Dean of Students (or designee) reserves the right to notify the parents/guardians of students under 21 years of age, and the parents/guardians of dependent students, regardless of age, of any incident in which the student is found responsible for violating the University alcohol and drug policy.

B. Alcohol Policy

The following sections describe University policy regarding the sale, service, distribution, and consumption of alcoholic beverages on University property or at university-sponsored events in accordance with federal, state and local laws.

Basic Guidelines

Students who are 21 years of age or older are not permitted to possess or consume alcohol in designated university housing rooms. Students who are of legal drinking age may not share or provide alcohol to any students, employees or others who are under 21 years of age. Those under the minimum legal drinking age of 21 years are not permitted to possess or consume alcohol anywhere on university property or at university-sponsored events. Drinking games, and simulated drinking games (e.g. water pong) are prohibited on campus.

Examples of Violations of the University Alcohol Policy

- Purchasing alcohol by a person under the age of 21.
- Selling or providing alcohol to a person under the age of 21.
- Possessing either full [or empty] alcohol containers by a person under the age of 21.
- Consuming alcohol by a person under the age of 21.
- Showing physical or mental impairment following or resulting from alcohol use.
- Possessing empty alcohol containers for decorative purposes.
- Using or possessing common sources of alcohol including, but not limited to kegs, party balls, punch bowls, wine boxes, etc.
- Participating in or being present during the occurrence of any drinking game.
- Possessing an open container of alcohol in a common area including, but not limited to bathrooms, hallways, lounges, elevators, lobbies or outdoor spaces.
- Driving under the influence of alcohol.

As stated in Section 4 of the Code of Student Conduct, “failure to comply with the reasonable directives of university officials or law enforcement officers during the performance of their duties and/or failure to identify oneself to these persons when requested to do so”, is considered unacceptable behavior for a university student. An example of such behavior includes refusing to submit to a breath test when requested by a police officer, whether on or off-campus, which is considered a violation of the university Code of Student Conduct and may result in conduct sanctions.

A partial list of university alcohol policy violations and their subsequent sanctions is listed below. Sanctions are dependent upon a number of factors including, but not limited to: hearing officer discretion, the nature and severity of the incident, a student’s conduct history and a student’s cooperation throughout the conduct process.

a) Minor in Possession/Consumption of Alcohol or Residence Life Alcohol Policy Violations
1. First Offense—Possible sanctions and institutional actions include, but are not limited to:
   • Participation in an alcohol education activity and/or a Minor in Possession course, at the student’s expense and as determined by the Dean of Students (or designee);
   • Authorship of a research/reflection essay;
   • Notification of parents/guardians of dependent students and those under the minimum legal drinking age of 21 years; and/or
   • Reprimand up through suspension or expulsion from housing and/or the University;
   • Other sanctions as determined by the Dean of Students (or designee).

2. Second Offense—Possible sanctions and institutional actions include, but are not limited to:
   • Mandated substance abuse assessment by an approved agency and required compliance with the assessing counselor’s evaluation;
   • Observation of one or more sessions of the County Misdemeanor or Felony Drug Court as determined by the Dean of Students (or designee);
   • Authorship of a research/reflection essay;
   • Notification of parents/guardians of dependent students and those under the minimum legal drinking age of 21 years;
   • Eligibility restrictions;
   • Reprimand up through suspension or expulsion from housing and/or the University;
   • Other sanctions as determined by the Dean of Students (or designee).

3. Third and Subsequent Offenses—Possible sanctions and institutional actions include, but are not limited to:
   • Suspension or expulsion from university housing and/or the university;
   • Notification of parents/guardians of dependent students or those under the minimum legal drinking age of 21 years; and/or
   • Other sanctions as determined by the Dean of Students (or designee).

b) Purchasing, Selling or Providing Alcohol to Minors:

1. First Offense—Possible sanctions and institutional actions include, but are not limited to:
   • Participation in an alcohol education activity at the student’s expense and as determined by the Dean of Students (designee);
   • Mandated substance abuse assessment by an approved agency and required compliance with the assessing counselor’s evaluation;
   • Observation of one or more sessions of the County Misdemeanor or Felony Drug Court as determined by the Dean of Students (or designee);
   • Authorship of a research/reflection essay;
   • Notification of parents/guardians of dependent students or those under the minimum legal drinking age of 21 years;
   • Eligibility restrictions;
   • Reprimand up through suspension or expulsion from housing and/or the University;
   • Community service hours to be performed at a specific location as determined by the Dean of Students (or designee); and/or
   • Other sanctions as determined by the Dean of Students (or designee).

2. Second and Subsequent Offenses—Possible sanctions and institutional actions include, but are not limited to:
   • Suspension or expulsion from the university;
   • Notification of law enforcement authorities:
• Notification of parents/guardians of dependent students or those under the minimum legal drinking age of 21 years: and/or
• Other sanctions as determined by the Dean of Students (or designee).

C. Illegal Drug Policy

The following sections describe the University of Arkansas at Monticello’s policy regarding the sale, manufacture, distribution, possession and use of illegal drugs on or off University property or at University-sponsored events or programs in accordance with federal, state and local laws. Examples of violations include:

• Misuse of over-the-counter drugs.
• Misuse or sharing of prescription drugs.
• Possessing, using, being under the influence of, distributing, or manufacturing any form of illegal drug.
• Possessing paraphernalia (i.e., rolling papers, pipes, bongs, etc.) for intended or implied use of any form of illegal drug.
• Possessing paraphernalia that contains or appears to contain illegal drug residue.
• Purchasing or passing illegal drugs from one person to another.
• Using mail services to purchase, pass, or distribute illegal drugs.

This policy provides flexibility for the University in addressing drug-related offenses which occur on- or off-campus. Moreover, it permits the University to address its fundamental mission of holistic education and the development of human potential. While recognizing that there is a need to address violations related to the use or possession of controlled substances, the University must address the education and well-being of all its students and employees. In addition to University imposed sanctions, students and employees are subject to all legal sanctions under federal, state and local law for any offenses involving illegal drugs on University property or at University activities.

Safe Harbor

The University has a Safe Harbor rule for students. The University believes that students who have a drug and/or addiction problem deserve help. If any University student brings their own use, addiction or dependency to the attention of University officials outside the threat of drug tests or imposition of the conduct process and seeks assistance, a conduct complaint will not be pursued. A written action plan may be used to track cooperation with the Safe Harbor program by the student. Failure to follow the action plan will nullify the Safe Harbor protection and the campus conduct process will be initiated.

Violations of the UAM Illegal Drug Policy

A partial list of University drug policy violations and their subsequent sanctions is listed below.

a) Manufacture, Sale or Distribution of Illegal Drugs:

1. First Offense—Possible sanctions include, but are not limited to:

• Expulsion from the University;
• Notification of parents/guardians of students under 21 years of age and older dependent students;
• Notification of law enforcement authorities: and/or
• Other sanctions as determined by the Dean of Students (or designee).

b) For the Possession or Use of Drug Paraphernalia, Synthetic Substances and/or Illegal Drugs: Drug paraphernalia (e.g. bongs), illegal drugs, and synthetic substances (e.g. K2, Spice) whose common purpose is to replicate the effects of illegal substances are prohibited on campus.

1. First Offense—Possible sanctions include, but are not limited to:

• Suspension or expulsion from University housing;
• Suspension from the University for a period of not less than the remainder of the semester in which the infraction occurred;
• Participation in a drug education activity, at the student’s expense and as determined by the Dean of Students (or designee);
• Mandated substance abuse assessment by an approved agency and required compliance with the assessing counselor’s evaluation;
• Observation of one or more sessions the County Misdemeanor or Felony Drug Court as determined by the Dean of Students (or designee);
• Authorship of a research/reflection essay;
• Notification of parents/guardians of students under 21 years of age and older dependent students;
• Notification of law enforcement authorities; and/or
• Other sanctions as determined by the Dean of Students (or designee).

2. Second Offense—Possible sanctions include, but are not limited to:
• Expulsion from the College/University;
• Notification of parents/guardians of students under 21 years of age and older dependent students;
• Notification of law enforcement authorities; and/or
• Other sanctions as determined by the Director of Student Conduct (or designee).

Risks of Alcohol Use
The following is a partial list of the adverse effects of alcohol use on the individual and society arranged by source.

The Truth about Alcohol: Tips for Teens (U.S. Department of Health & Human Services, 2003)
a) Alcohol affects your brain. - Drinking alcohol leads to a loss of coordination, poor judgment, slowed reflexes, distorted vision, memory lapses, and even blackouts.
b) Alcohol affects your body. - Alcohol can damage every organ in your body. It is absorbed directly into your bloodstream and can increase your risk for a variety of life-threatening diseases, including cancer.
c) Alcohol affects your self-control. - Alcohol depresses your central nervous system, lowers your inhibitions, and impairs your judgment. Drinking can lead to risky behaviors, including having unprotected sex. This may expose you to HIV/AIDS and other sexually transmitted diseases or cause unwanted pregnancy.
d) Alcohol can kill you. - Drinking large amounts of alcohol can lead to coma or even death. Also, in 1998, 35% of traffic deaths of 15- to 20-year-olds were alcohol-related.

From Top Ten Myths About Alcohol (National Institute on Alcohol Abuse and Alcoholism: National Institutes of Health)
a) Can you hold your liquor? That is not a good thing. If you have to drink increasingly larger amounts of alcohol to get a “buzz” or get “high”, you are developing tolerance. This increases your vulnerability to many serious problems, including alcoholism.
b) One in three 18- to 24-year-olds admitted to emergency rooms for serious injuries are intoxicated. And alcohol is also associated with homicides, suicides, and drownings.

The Naked Truth: Alcohol and Your Body (FactsOnTap.org)
a) The amount of alcohol it takes to make you pass out is dangerously close to the amount of alcohol it takes to kill you.
b) A hangover is caused partly by the body’s being poisoned by alcohol and partly by the body’s reaction to withdrawal from alcohol.

Harmful Interactions: Mixing Alcohol with Medicines (U.S. Department of Health & Human Services)
a) Some medicines that you might never have suspected can react with alcohol, including many medications that can be purchased “over-the-counter”—that is, without a prescription. Even some herbal remedies can have harmful effects when combined with alcohol.
b) Mixing alcohol with certain medications (both prescription and over-the-counter) can cause nausea and vomiting, headaches, drowsiness, fainting, or loss of coordination. It can also put you at risk for internal bleeding, heart problems, and difficulties in breathing. In addition to these dangers, alcohol can make a
medication less effective or even useless, or it may make the medication harmful or toxic to your body.

c) Alcohol and medicines can interact harmfully even if they are not taken at the same time.

d) Medications are safe and effective when used appropriately. Your pharmacist or other health care provider can help you determine which medications interact harmfully with alcohol.

Facts About Women and Alcohol (Texas Commission on Alcohol and Drug Abuse)

a) Women are more susceptible to the influence of alcohol just prior to or during their menstrual cycle than at other times during their cycle.

b) On average, a woman weighing 120 pounds requires 2.5 hours to metabolize one [standard] drink.

c) The course of alcohol addiction progresses at a faster rate among women than men.

Risks of Drug Use
The following is a partial list of the adverse effects of drug use on the individual and society arranged by source.

Marijuana...It Can Leave You Breathless! (Texas Commission on Alcohol and Drug Abuse)

a) Marijuana contains over 400 different chemicals including THC.

b) “THC, the active ingredient in marijuana, remains in the fat cells of the body from 14 – 30 days.”

c) Marijuana use...

   1) Slows reaction time:
   2) Impairs thinking:
   3) Interferes with Coordination:
   4) Impairs comprehension skills:
   5) Impairs mathematical skills:
   6) Impairs reading skills:
   7) Impairs verbal skills: and
   8) Can lead to psychological dependency.

d) Long term, regular use of marijuana can have a permanent, negative effect on attention span, concentration, memory, judgment and logical thought.

e) Smoking one marijuana cigarette is as harmful to the lungs as smoking approximately 4 - 5 regular cigarettes. Smoking both greatly increases the risk of developing emphysema, cancer and other lung diseases.

f) Regular use of marijuana can affect fertility in males as it can suppress testosterone production.

Drugs & Pregnancy...No Way to Start a Life! and Drug Abuse & Pregnancy (Texas Commission on Alcohol and Drug Abuse)

a) The use of marijuana during pregnancy may result in low birth weight and smaller length and head circumference in babies.

b) Babies whose mothers smoked marijuana during pregnancy may have vision problems and shorter attention spans. Also, THC, the ingredient in marijuana that causes the ‘high,’ accumulates in the mother’s milk and transfers to nursing infants where is could cause harm to the baby’s development.

c) The use of cocaine during pregnancy increases the risk of hemorrhage and premature delivery. Chronic use of cocaine causes increased risk of spontaneous abortion.

d) Nursing babies of cocaine abusers can also receive doses of cocaine through their mother’s milk.

e) Developmental delays and abnormal facial features have been seen in babies whose mothers used inhalants or solvents in combination with alcohol while they were pregnant.
f) The use of solvents during pregnancy has also been linked to central nervous system defects in newborns.

g) Heroin use during pregnancy increases the likelihood of stillbirths and neonatal deaths, and babies born to opiate-addicted mothers experience withdrawal symptoms such as restlessness, tremulousness (tremors), sweating, vomiting, diarrhea, high-pitched crying, frantic fist sucking and seizures.

Inhalants...Deadly Fumes! (Texas Commission on Alcohol and Drug Abuse)

a) Products such as spray paint, glues, felt-tip markers, typewriter correction fluid, poppers and RUSH are considered inhalants.

b) The immediate effects of sniffing inhalants are disorientation, confusion, feelings of drunkenness, possible hallucinations, incoherence and loss of memory.

c) Sniffing inhalants can cause unpredictable or violent behavior in some persons. In other cases, it may cause someone to become withdrawn and isolated.

d) Inhalant abuse can cause permanent brain, liver, heart and lung damage.

Amphetamines...A Dead End Street! (Texas Commission on Alcohol and Drug Abuse)

a) Amphetamines are used to treat some forms of Attention Deficit Disorder (ADD) and narcolepsy.

b) The term amphetamines refers to three related drugs: amphetamine, dextroamphetamine and methamphetamine.

c) Street names for amphetamines include: speed, white crosses, uppers, and crystal.

d) Health risks associated with amphetamine use:
   1) Brain damage;
   2) Skin Disorders;
   3) Lung Disease;

4) Delusions;
5) Paranoia;
6) Malnutrition;
7) Ulcers;
8) Heart Disease; and
9) Hallucinations.

Steroids (Texas Commission on Alcohol and Drug Abuse)

a) Synthetic anabolic steroids are drugs which act like the male hormone, testosterone...Some athletes use steroids to increase their strength, muscle mass, and endurance. While not all athletes use steroids, many weight lifters and body builders do...Also, some non-athletes who want well-defined muscular shape and attractive over-all body appearance use steroids.

b) A partial list of the adverse side-effects experienced by male users includes:
   1) Enlarged breasts;
   2) Permanent premature hair loss;
   3) Shrinkage of the testicles;
   4) Risk of heart and blood vessel disease; and
   5) Sterility.

c) A partial list of the adverse side-effects experienced by female users includes:
   1) Male-sounding voice;
   2) Growth of permanent facial hair;
   3) Reduction in breast size;
   4) Male-like muscle growth;
   5) Increased sex drive; and
   6) Permanent sterility.

d) A partial list of the adverse side-effects shared by male and female users includes:
   1) Pimples & skin blemishes;
   2) Inability to release body heat through sweating;
   3) Abnormal blood clotting;
4) Unusually aggressive behavior; 
5) Violent rages; 
6) High blood pressure; 
7) Liver dysfunction; 
8) Depression and frustration; 
9) Drug dependency; and 
10) Liver cancer.

**University Behavioral Intervention Team**

The University of Arkansas at Monticello is committed to the health and safety of its faculty/staff and students, and maintaining a safe and efficient workplace. Safety and security concerns will be managed with both employee/student safety and student success as primary goals. Accordingly, UAM has developed the UBIT procedures outlining a proactive student behavioral intervention process.

While interacting with students, the faculty and staff may be confronted with situations in which a student is displaying concerning behavior. UBIT is designed to assist both faculty/staff and student.

- Report emergency or extreme situations immediately to the University Police Department at 460-1000 and/or 911 (as appropriate).
- Faculty, students or staff who are concerned about a student displaying mild to moderate levels of distress should fill out a Person of Concern Report and submit it to the Professional Counselor Services and University Police Chief. The Person of Concern Report form is located on the Counseling Center webpage and the University Police webpage of the UAM website.

**NOTE:** The UBIT process does not replace faculty classroom management, disciplinary processes, or University Police action.

**University Offices & Resources**

**Admissions**

Any student seeking information regarding ad mission to the University of Arkansas at Monticello should contact the Office of Admissions.

Monticello Campus
Student Success Center, (870) 460-1026
Office of Student Services, (870) 222-5360 McGehee Campus
Office of Student Services, (870) 364-6414 Crossett Campus

**Bookstore**

(870) 460-1055

The University Bookstore is located in the Student Success Center. The University Bookstore sells all required textbooks, supplies, and materials needed for academic studies at UAM. In addition, the bookstore provides other merchandise based on student, faculty and staff needs, such as: computer accessories, UAM T-shirts, UAM logo items, gifts, snacks, and many other items. The bookstore sponsors a textbook buyback at the end of each semester.

**Career, Testing, and Tutoring Services**

Monticello Campus, Student Success Center, (870) 460-1454
Crossett Campus College of Technology
Crossett (870) 364-6414
McGehee Campus College of Technology
Monica Anderson-Allen, Counselor
McGehee (870) 460-2128
Anderson-Allen Monica M. <Anderson-Allen@uamont.edu>

The Career Services Center, located in the Student Success Center, provides services to assist students determining career and educational choices. Through both group and individual counseling, the Center helps students better understand themselves, their interests, and abilities. Through a better self-understanding the student can determine career objectives, which are most meaningful and satisfying. This can be accomplished through a computerized career guidance program (Focus 2).
The Center will (1) provide information on careers, current job trends, colleges and graduate schools, and (2) develop, sponsor and coordinate career-oriented programs for all students throughout the school year. The Center offers current resources related to graduate schools and employers, the latest books on interview preparation and job-hunting techniques, literature on specific companies and government agencies, and literature on any career. Career oriented program may include seminars on interview preparation, careers for women, and career opportunities for minorities. Placement services are provided for students and alumni to help them find full-time, part-time, temporary, and summer employment in business, industry, government, and education. Students are encouraged to register with the Office of Career Services by completing a registration card. This allows release of vital information as employers reach out to this office, seeking candidates to fill open positions with their company.

Discover the difference career planning can make in your future. Today, more than ever, students must prepare for an ever-changing work environment. By mapping out their career goals and preparing for the job search, students are much more likely to have a successful future.

Students can find assistance planning their career goals during their freshman year and be ready for the job market, upon graduation by taking advantage of the career services offered by UAM. A Career Services professional can help you choose a major, decide upon a career, and prepare you search for employment. During all phases of your job search there are career resources you can utilize to assist you in this process:

- Computerized career exploration program (Focus 2)
- Career Interest Inventories (Myers-Briggs Type Indicator, Self-directed Search)
- Individualized Career Counseling
- Career Library Mock Interviews Resume/Cover Letter Writing Employment Listings
- Career Development Workshops
- Career Fair each Spring Semester

CAREER SERVICES
Educational counseling is available to help students plan and make decisions concerning their college education.

The Office of Career Services offers a wide variety of career related tools and assistance including resume writing, mock interviews, career decision-making assistance, job search and career assessment interpretation are a few of the many topics covered. Career Services brings Internship opportunities to campus and hosts the annual Career Fair each Spring. Career counseling is available by appointment to any UAM student or alumni. The Office of Career Services provides workshops and individual assistance each semester to assist students with study skills, time management, as well as other student success skills.

TESTING SERVICES
Students are offered the opportunity to take many national tests such as CLEP, PRAXIS, ACT and SAT. Testing arrangements for entrance exams such as the Accuplacer, correspondence and on-line exams are scheduled through the Testing Services Office. Applications, test schedules, and registration bulletins are available from the testing office. The Test Center offers Free Scantrons and Blue Books on a as needed basis to currently enrolled UAM students.

TUTORING SERVICES
Tutoring Services are free to all currently enrolled UAM students. Appointment are required and can be made by clicking on the following link at: http://www.uamont.edu/life/testing/tutoring.html. Select a tutor, click tutor name, and follow the appointment prompts to make and confirm appointment.

For tutoring questions, please follow the appointment prompts above, type questions, and submit. All other information can be found on the UAM Tutoring Services webpage at: http://www.uamont.edu/life/testing/tutoring.html
Evening tutoring is available from 6p-8p Monday-Thursday. Appointments are generally necessary for individualized assistance, while accessing Career Resources, Employment Listings, and FOCUS 2 programs are available on a drop-in basis from 8:00 a.m. to 4:30 p.m. Monday through Friday. For more information or to make an appointment, call 460-1454.

Counseling Services
The University Counseling Center on the Monticello campus is located on the second floor of Student Success Center, Room 204 D. A full-time licensed mental health professional is available to students currently attending the University of Arkansas at Monticello to assist with varying general mental health concern in a professional and confidential setting at no charge. Sessions are available Monday-Friday, during the hours of 8:00 AM-4:30 PM (with the exception of holidays and summer hours). Appointments can be made during these times in person, email, or by phone at (870) 460-1554. Sessions are typically 30-50 minutes in length, and drop-in counseling sessions are also generally available to accommodate students as well. Services, are available for those experiencing emergent or crisis situations. Referrals are also provided as needed.

Exercise Center
UAM Wellness Center, 531 University Drive
(870) 460-1051

The Exercise Center, located in the UAM Wellness Center, is a drop-in recreation facility open to all UAM students with a validated UAM ID. Available equipment includes incline trainers, elliptical machines, recumbent bikes, upright bikes, a climb mill, 14 different strength machines, dumbbells and a water rower.

Individuals use the facilities at their own risk. Therefore, all users are encouraged to consult a physician for a health exam prior to beginning an exercise program.

All UAM employees, UAM retirees, UAM Emeriti Faculty, and the spouses and/or 16 (sixteen) years of age or older dependent(s) of UAM employees, retirees, and Emeriti Faculty are eligible to use the facility after payment of a $60.00 annual fee.

Food Service
http://www.uamont.edu/pages/student-affairs/dining-food-services/
University Center, (870) 460-1076

The food service vendor, ARAMARK, contracted by the University provides meals for campus residents and commuting students, faculty, and guests. The dining hall, located on the upper floor of the University Center of the Monticello campus, is open for every meal while school is in session except breakfast on Saturday and Sunday (weekends observe brunch). At each noon and evening meal, students are provided a variety of entrees, a salad bar that includes a wide selection of vegetables, various desserts and a beverage bar. Starbucks WPS and the P.O.D. Express are located on the first floor of the Taylor Library and Technology Center, offers a variety of handcrafted espressos, teas, and coffees perfectly paired with pastries, grab & go sandwiches, salads and snacks. Chick-fil-A serves lunch and dinner 6 days a week in our Student Success Center.

Declining Balance is included in most meal plans and can be used like a debit card at the Dining Hall, Starbucks WPS, P.O.D. Express, Chick-fil-A, and the football and basketball concessions stands. Declining balance can be added to an ID card by visiting the Dining Services Office or visiting www.UAMDining.com with cash or credit card. At the conclusion of the fall semester, any remaining declining balance will carry forward to the spring semester. Any declining balance remaining at the end of the Spring semester will carry forward to the summer term but will not be carried forward to the next school year. There are a variety of meal plans available for both on and off-campus students. Commuter meal plans are available for purchase in the Dining Services Office with cash or credit card. Financial Aid may not be applied for the purchase of commuter meal plans.

Food Service Policy

Identification and Entry:

- Students are required to present a valid UAM ID card when entering the cafeteria or will need to pay the door rate.
- Students may only enter the cafeteria through the main entrance at the courtesy desk. Students entering through any other door are subject to disciplinary action by the Office of the Dean of Students.
Shoes and shirts must be worn for health and safety concerns.

Meal plan privileges and declining balance are for personal use only and are not transferable to anyone else. Both parties involved in misuse will be reported to the Office of the Dean of Students and are subject to disciplinary action.

Removal of Property:

- Plates, glasses, silverware, trays etc., are the property of ARAMARK and may not be borrowed or removed from the dining hall. Any incidents involving theft from ARAMARK will be reported to the Office of the Dean of Students and/or are subject to disciplinary action.

Conduct:

- Appropriate language, tone, and volume contribute to a pleasant dining atmosphere. For the safety of everyone, throwing food or other objects in the cafeteria or Starbucks WPS and the P.O.D. Express will not be tolerated. Respect for the rights and property of others are always important and expected. Students violating this code may be instructed to leave the facility, are subject to disciplinary action by the Office of the Dean of Students, and/or are subject to action by University Police.

- All trays, silverware, glassware, and paper should be taken to the dish return or appropriate area when exiting the dining hall or Starbucks WPS and the P.O.D. Express.

- Ample food is available to each student, but care should be taken not to waste food.

NOTE: ARAMARK reserves the right to deny entrance or refuse service to anyone who violates this policy or acts in a manner the ARAMARK Director deems to cause interference with the operation of the cafeteria or Starbucks and the P.O.D. Express.

Intercollegiate Athletics

Steelman Field House, (870) 460-1058

The University of Arkansas at Monticello competes in the NCAA Division II, Great American Conference, and fields competitive programs in ten sports. Men may compete in football, basketball, baseball, cross country, and golf; while women compete in volleyball, softball, basketball, cross-country, and golf. Two co-ed sports are offered as well: rodeo and cheerleading.

The University adheres to the eligibility and operational by-laws and regulations by the National Collegiate Athletic Association and the Great American Conference. Any UAM student with previous high school, junior college, or collegiate experience is welcomed and encouraged to discuss the possibility of walk-on status for any program with the head coach.

Intramurals & Recreation

Facebook: Uam Intramurals
Instagram: uamintramurals
imLeagues.com
Missioncontrol.gg

University Center, Lower Level (870) 460-1046

The Intramural and Recreation Program is a vital part of campus life at the University. Individuals and teams participate in a wide variety of competitive sports and special events. Intramurals encourage cooperation, good sportsmanship, and physical fitness. For those students, faculty, and staff interested in pursuing less competitive recreational activities, the UC recreation areas (multipurpose gymnasium, workout room, game room, fitness room, and racquetball/wallyball courts) maintain open recreation hours for drop-in use. Sandy volleyball courts, tennis courts, a disc golf course, and a multi-purpose playing field provide ample opportunity for outdoor recreation.

Participation in intramural sports and recreation programs is voluntary. Individuals participate in the programs and use of facilities
at their own risk. The university does not provide insurance for any of its activities and shall not be liable for any injuries that occur at any of these locations or programs. All participants are encouraged to consult a physician for a health exam and to have accident insurance prior to participation.

The Intramurals and Recreation Program employs a number of students through the work study program.

Student Employment Opportunities
Any student seeking Student Worker Employment on the University of Arkansas at Monticello main campus or any of its Technical campuses, Crossett or McGehee, must complete an online application at [http://www.uamont.edu/jobs/students-jobs/index.html](http://www.uamont.edu/jobs/students-jobs/index.html)

To view open campus positions, please visit the website [http://www.uamont.edu/jobs/students-jobs/index.html](http://www.uamont.edu/jobs/students-jobs/index.html) This site is updated as student worker positions become available and are removed when positions are filled.

Student Health Services
UAM Wellness Center, 531 University Drive (870) 460-1051

UAM Student Health Services maintains a full-time registered nurse to serve all members of the University community, with primary emphasis upon students. The nurse treats minor ailments, gives general health advice (diet, exercise, etc.), administers prescribed doctor’s care, assists in emergencies, and acts as a knowledgeable referral agent. The Office of Student Health Services, located in the Wellness Center, maintains all student health records.

Student Health Services does not provide medical excuses for short-term absences, which result in missed classes, exams, assignments, work or practices due to illness or injury. In certain circumstances where the illness or injury is prolonged and requires medical attention or hospitalization, Student Health Services will work with students in providing appropriate documentation.

Students are advised to contact the appropriate professor, instructor, coach or supervisor in the event they need to miss classes, exams, assignments, work or practices due to an illness, injury or an emergency. While absence should be a rare occurrence, Student Health Services encourages students to make mature decisions when they are too ill to attend class or activities. All decisions concerning the impact of an absence, as well as any arrangements for making up work, rest with the professors, instructors, coaches or supervisors.

Student Programs & Activities
The mission of the Office of Student Programs and Activities is to provide consistent, high-quality activities and programs that promote student participation in cultural, social and educational growth while having fun doing so.

Student Special Services
Student Success Center, (870) 460-1026
whitingm@uamont.edu

Crossett Campus College of Technology
Ms. Misty Paschall, Asst. Vice Chancellor
Crossett (870) 364-6414
Paschall@uamont.edu

McGehee Campus College of Technology
Monica Anderson-Allen, Counselor
(870) 460-2128
anderson-allen@uamont.edu

The University ensures that students with disabilities are given the same rights and services as other students. Accessibility and resources are provided for studies and other university services. Students with documented disabilities may receive a variety of accommodations and should contact the Office of Student Special Services for information.

The University of Arkansas at Monticello is committed to ensuring that no otherwise qualified individual with a disability is excluded from participation in, denied the benefits of, or subjected to discrimination.
in University programs or activities due to their disability. The University is fully committed to complying with all requirements of the Americans with Disabilities Act of 1990 (ADA) and the Rehabilitation Act of 1973 (Section 504) and to providing equal educational opportunities to otherwise qualified students with disabilities.

Scope and Application of Grievance Procedure

Any University student who believes that he or she has been subjected to discrimination on the basis of disability, or has been denied access or accommodations required by law, shall have the right to file a grievance. In general, this grievance procedure is designed to address the following types of concerns:

1. Disagreements or denials regarding requested services or accommodations to University practices or requirements;
2. Alleged inaccessibility of a University program or activity;
3. Alleged harassment or discrimination on the basis of a disability;
4. Any other alleged violations of the ADA and/or Section 504.

The Grievance Procedure, however, is not intended and shall not supersede other University policies and procedures which may exist for addressing other issues of concern for which separate University policies and procedures exist, including, for example, grade appeals. Students are encouraged to consult with the Student Special Services Coordinator regarding the most appropriate University personnel, policy or procedure to address a particular concern.

Procedures

Regardless of the specific grievance procedure invoked by a student, all grievances must be filed within 14 days of the event or action giving rise to the student’s complaint(s). As an initial matter, all grievances shall be reviewed to determine whether they are submitted within a timely manner and/or whether they contain all required information. The University shall not review a grievance which is untimely or fails to contain all required information, including a clear statement of all grounds for the grievance. To facilitate a clear and prompt resolution, once initiated a grievance shall not be expanded beyond the issues presented in the student’s initial complaint. The University reserves the right to redirect a grievance for other appropriate reviews.

Informal Grievance Procedure

A student shall first attempt to resolve their complaint informally by meeting with the Student Special Services Coordinator or their designee. If the grievance is not resolved informally, then the student shall have the right to invoke the appropriate formal grievance procedure.

Formal Grievance Procedure for the Denial of Academic Accommodations and Services

Grievances should be reported to the Student Special Services Coordinator. This should be done in writing within 14 days. It should include details related to the grievance, dates, times, location and any other pertinent information. A desired resolution must be provided. Anyone submitting the grievance must include name, address, email, and telephone number. A timely review request will not be considered to have been filed unless it includes all required information. Notification that the information has been received will be sent to the student.

Within 14 calendar days after receipt of the grievance, the Student Special Services Coordinator will schedule an appointment to discuss the grievance, gather any additional information and identify possible resolutions. The Coordinator will then gather information from individuals involved in the grievance. This may include, but is not limited to, faculty, staff, administrators, students, or the student filing the grievance. If requested, the student shall supply any additional information or documents as requested by the Coordinator.
Within 14 calendar days following the meeting, the Student Special Services Coordinator will respond to the grievance in written or other accessible format.

Any campus closings, such as holiday periods, will be excluded in the time frames mentioned. In addition, weekends will be excluded. Only business days shall be counted.

During the review process, the student will be entitled to receive accommodations or services offered by the university if applicable.

Right to Review Records

A student filing a grievance shall have the right to review all records maintained in the grievance file, unless any such review is prohibited by campus policy, Federal or state law. Upon a student’s request, the University shall establish a mutually acceptable time and location for the student to review the requested records.

No Retaliation

Retaliation against any person who files a bona fide complaint of discrimination, participates in an investigation, or opposes a discriminatory employment or education practice or policy is prohibited.

Self-Representation

A student exercising their right to invoke this grievance procedure is free to consult with others but shall be expected to represent him or herself directly in the grievance process.

Student Grievance Procedure for Non-Academic Matters

Complaints are handled by various offices depending upon the nature of the issue that is being raised. A student having a complaint that is non-academic in nature is encouraged to resolve the matter at the appropriate level of dispute; however, should this approach fail or be inappropriate, the student may present the matter to and discuss it with the Vice Chancellor with supervisory responsibility for the area where the complaint lies.

Athletic complaints should be directed to the Director of Athletics. Complaints involving the Athletic Director should be directed to the Vice Chancellor for Student Engagement.

Media complaints or complaints involving the Director of Marketing and Public Relations Services should be directed to the Vice Chancellor for Advancement.

Complaints involving a Vice Chancellor should be directed to the Chancellor.

A student may contact the Human Relations Officer or the Vice Chancellor for Student Engagement to receive advice on the procedure to be followed in the resolution of a grievance.

Procedure:

1. A student having a complaint schedules an appointment with the supervising Vice Chancellor. At this meeting the presentation of the complaint and all discussion will be entirely informal. The Vice Chancellor will attempt to resolve the complaint. A complaint may, but need not, become a grievance. Where their complaint is not satisfactorily resolved within five (5) working days following the date presented, a student has the right to submit a written complaint in the form of a grievance and forward it to the same Vice Chancellor.

When a student presents a grievance in writing, the Vice Chancellor will conduct an investigation and issue a written decision within ten (10) working days following receipt of the written grievance. A copy of the decision will be provided to the complainant (student), the person or persons involved in the grievance, the Human Relations Officer, the immediate supervisor, and the Chancellor.

2. The student or the person(s) involved in the grievance may appeal the decision issued by the Vice Chancellor to the Chancellor of the University by forwarding their grievance in writing to the Chancellor within three (3) working days following receipt of the original decision.
rendered. Upon receipt of a grievance, the Chancellor will within five (5) working days, appoint an Ad Hoc Grievance Committee to investigate the matter further and make recommendations for its solution.

The Ad Hoc Committee will consist of at least five (5) members. Three (3) members will be appointed from the faculty and/or professional staff. These members will be as representative of the campus as possible and will exclude persons in the department or unit where the issue originated. Two (2) members will be students from the campus. The Committee will have access to witnesses and records, may take sworn testimony, and may tape record meetings of the Committee. The charge to the committee is to develop all pertinent information through informal inquiry.

The Committee will make a written recommendation to the Chancellor within ten (10) working days following notice of its appointment. The decision of the Chancellor will be made in writing within five (5) days thereafter, with copies to the student, the Vice Chancellor, the immediate supervisor, and the person(s) involved in the grievance.

If the complaint involves the Chancellor, the procedures outlined in Step 2 above will be followed with the process supervised and administered by the President of the University.

If, as a result of the hearing, the hearing officer decides that the information is inaccurate, misleading or in violation of the student’s privacy or other rights, the record will be amended and the student notified in writing of the amendment. If, as a result of the hearing officer decides that the information is not inaccurate, misleading, or otherwise in violation of the privacy rights of the student, the student will be informed that he or she has a right to place a statement in the record commenting on the contesting information and stating why he or she disagrees with the decision of the University. The statement will be maintained with the contested part of the records for as long as the record is maintained will be disclosed whenever the contested portion of the record is disclosed.

**Public Safety**

**University Police**

The University Police Department is committed to providing quality service and protection to students, faculty, staff and visitors of the University of Arkansas at Monticello. University police officers are law enforcement officers of the State of Arkansas and are professionally trained and certified by the Arkansas Commission of Law Enforcement Standards and Training. The Department employs 9 full-time police officers and 1 watchman. All officers have full investigative and arrest authority in Arkansas.

The University Police officers maintain and promote respect for the individual rights and dignity of all persons and are dedicated to excellence in all of the services that are offered on a year-round basis. University Police officers are well trained and equipped to assist students, faculty and staff.

Arkansas law permits university police officers to stop individuals suspected of criminal activity and question their identity, business, and destination. In addition, University Police Department may make arrests or issue a summons for traffic or criminal violations that are referred to the City Prosecutor. All members of the campus community are encouraged to cooperate fully with Police personnel for the safety and convenience of everyone involved.

Persons needing EMERGENCY assistance at any time should call the University Police Department at 870-460-1000 or 911. General assistance may be obtained by calling 460-1083. Assistance can also be summoned by pushing the call button on any blue light emergency phone located on the campus.

Other services provided by University Police Department include parking and traffic control, general information, and weapon storage. University Police Department may be reached 24 hours a day at 460-1000.

**UAM Alert**

The University of Arkansas at Monticello places a high priority on timely and accurate communication in an emergency or crisis.
situation. As such, the University of Arkansas at Monticello has partnered with Rave Wireless to provide UAMAlert. UAMAlert is an emergency notification system capable of delivering messages to students' UAM and personal email addresses, as well as land lines and cell phones. Depending upon an individual's plan, a cellular phone provider may charge a per-text message fee for the delivery of emergency notifications. All students and employees are automatically enrolled in UAM Alert at no additional expense and any individual may choose to opt-out of receiving text and/or voice alerts anytime.

Traffic Regulations
Campus traffic regulations are available at the University Police Department

211 Science Center Drive, 460-1083 or consult the online copy at: http://www.uamont.edu/UPDParkingRegulations2020.pdf

A student who drives a motor vehicle on campus must register their vehicle. Proof of state vehicle registration, a valid driver’s license, and a current UAM bill must be provided. University tickets carry charges and must be paid at the Cashier’s Office. If a registrant wishes to appeal the Violation Notification, he/she must do so by filing an application for appeal with the Chief, University Police Department, within five (5) days of the violation (Saturdays, Sundays and holidays excepted).

Entry, Search, Seizure of Property
The right to privacy in a student’s place of residence or other University space occupied by students, including but not limited to: student organizational space, is a basic tenet of the University of Arkansas at Monticello. However, there are some situations/circumstances that require the University to enter and/or search student space.

A. Right of Entry by University Officials
The University of Arkansas at Monticello reserves the right to enter a student’s place of residence or any space occupied by students, including but not limited to: student organizational space, under the following conditions:

1) Emergency situations: The University reserves the right to enter such space in which the physical or emotional safety and well-being of any person may be affected, or where institutional property may be damaged or destroyed. A student or students do not have to be present for entry for this cause. A search warrant is not needed for entry for this cause.

2) Suspicion of violation of law or policy: The University reserves the right to enter such space when reasonable grounds exist to suspect that a violation of law or policy is taking place. A student or students do not have to present for entry for this cause. A search warrant is not needed for entry for this cause. Entrance into a University Residence Hall room for purposes above should be performed only by a Residence Hall Director, Director of Residence Life, Dean of Students, Vice Chancellor for Student Engagement, University Police Officer, or any member of the Executive Council of the University.

3) Valid Search Warrant: The University reserves the right to enter such space if there is a valid search warrant or incident leading to an arrest. A student or students do not have to be present for entry for this cause.

4) Maintenance or maintenance inspection: The University reserves the right to enter such space for maintenance purposes. A student or students do not have to present for entry for this cause. Generally, a staff member of the Office of Residence Life or another maintenance worker should accompany any maintenance personnel upon entering a student place of residence.

B. Right of Search by UAM University Police and/or other University Officials

The University of Arkansas at Monticello reserves the right to search a student’s residence or other University space occupied by students, including but not limited to: student organizational space, under the following conditions:
1) Search Warrant: The University reserves the right to search such space if a valid search warrant is obtained by proper legal authorities;

2) Probable cause or reasonable grounds: The University reserves the right to search such space if University officials believe the space in question contains evidence of the commission of a criminal offense or a violation of University rules and policies. A student or students do not have to be present for a search for this cause. A search warrant is not needed for a search of this cause.

3) Permission: The University of Arkansas may search such space if a resident or present student grants permission.

4) In the absence of a search warrant: In the event a room or other space is searched in the absence of a search warrant, such a search will be conducted by a University official expressly authorized to conduct such a search by the Chancellor, Vice Chancellor for Student Engagement or Dean of Students. Information received through investigation by these means may be used as evidence in proceedings by the University for judicial or other administrative action.

C. Right of Search by off-campus police authorities

The University of Arkansas at Monticello reserves the right to allow an off-campus Agency with police authority to search a student’s place of residence or any space occupied by students including, but not limited to: student organizational space, under the following conditions:

1) Suspicion of the violation of local, state, or federal laws: This suspicion may be referred to law enforcement officials through the University Police Department. University Police Department Officials have the right to search such space and possessions by following routine procedures of a lawful search. Any information discovered through such a search may be used as evidence in any civil or criminal proceedings and by University authorities for judicial action.

D. Room Entry and Search for Purposes of Fire Safety

1) The University of Arkansas at Monticello reserves the right to enter and search a student’s place of residence or other University space occupied by students, including but not limited to: student organizational space, under the following condition:

2) Fire alarms and fire drills: Fire alarms and fire drills will be considered emergency situations during which University officials may enter student room or organizational space to perform a search to assure that all residents evacuate the building or space.

Facilities

University Facility Use

Consistent with University of Arkansas Systemwide Policies and Procedures (UASP 715.1) and Board Policy (705.1), University facilities, grounds, and other resources (collectively “facilities”) exist for the purpose of fulfilling the University’s broad educational objectives, including its primary educational mission of teaching, research, and public service; promoting a robust exchange and critical evaluation of diverse viewpoints; and fostering economic development and community involvement. When not required for its organized educational programming or official functions, University facilities may be made available for extracurricular use to colleges, departments, and other organizational units of the University; to organizations composed exclusively of faculty and staff; to organizations that exist solely for the benefit of the University; and to recognized student organizations with the approval of the faculty advisor.

When a facility is not in use for a regularly scheduled educational activity or for an extracurricular activity by one of the University organizations listed above, pursuant to policies or procedures tailored to the educational objectives of the University, such facilities may be made available for use by individual or informal groups of students as part of their overall educational experience, or by other persons or entities if such use serves institutional objectives. For example, it is an objective of the University to provide opportunities for University and broader communities to see and hear leaders from throughout the state, nation, and world. Speeches and debates by or on behalf of candidates for office may be scheduled in University facilities under
arrangements that allow reasonable opportunities for opposing candidates or points of view, although campaign fundraising is not permitted and University imagery shall not be used for campaign advertising. It must be made clear that the University does not support or oppose the views or candidacies of such individuals. Any such use is secondary to and shall not interfere with the primary purposes and functions to which University facilities are dedicated.

Members of the campus community may engage in expressive activities in outdoor campus areas, subject to reasonable time, place and manner restrictions to be defined by each campus, unit or division. Any such restrictions will be described in a published campus, unit or division policy, must be consistent with constitutional requirements and Arkansas Code section 6-60-1005, and must be reviewed by the Office of General Counsel.

**Faculty and Staff; Affiliated Organizations**
A member of the faculty may invite outside speakers to participate in a class, conference, or institute that is a part of the University educational program, subject to any campus policies governing such activities.

Any college, department or other organization of the faculty or administration, any organization composed exclusively of University faculty and staff members, any scholarly organization whose membership includes University faculty, and any affiliated organization that exists solely for the benefit of the University may use University facilities to hold meetings, subject to applicable campus policies.

Any use of University facilities for fundraising involving faculty or staff must benefit the University and is restricted to official University units and recognized supporting organizations.

**Student Organizations; Informal Student Use**
Any recognized student organization may use University facilities for meetings, performances, and other organized activities subject to campus policies governing such activities. A recognized student organization ("RSO") may not be denied use of a University facility for meeting or speaking purposes based solely upon the organization’s expression. In addition, RSO use of a facility for meeting or speaking purposes may not be denied based solely on an RSO’s requirements that members affirm and adhere to particular sincerely held beliefs or principles, that members comply with the RSO’s standards of conduct, or that members further the organization’s defined mission or purpose. Any restrictions must be reasonable time, place and manner restrictions and must otherwise comply with Arkansas Code section 6-60-1005. Restrictions must advance a significant interest of the institution and must not restrict expressive activity more than is reasonably required to meet the institution’s interest.

If an off-campus speaker or performer is to be invited to campus by a recognized student organization, the faculty advisor must give their approval prior to the time an invitation is extended and publicity is released. Approval or disapproval will not be based solely upon the content of the speaker or performer’s protected speech. In the event the group does not currently have an official advisor, the approval of a faculty member or administrator is required. Whether to invite a particular speaker or performer is generally up to the student organization, but event details such as date, time, location, and security arrangements are subject to review and approval by campus officials.

Publicity and communications concerning any meetings shall clearly identify the sponsoring organization and shall carefully avoid any stated or implied University sponsorship. In all open meetings at which an off-campus speaker will speak, a faculty member or administrator shall be present, and there will be an opportunity for questions.

An invitation to a speaker does not necessarily imply approval or disapproval of the speaker or their views by either the University or the student organization.

In case a request for the use of a University facility by a recognized student organization cannot be granted, it is the responsibility of the University officer to whom the request was made to notify promptly in writing the organization making the request and state the reasons for the denial.
Speakers may be invited to the campus to discuss political issues, but they may not engage in political fundraising. Recognized student organizations may solicit membership and dues at meetings, and philanthropic events may be conducted by registered student organizations on their own behalf in compliance with campus policies. This policy shall be interpreted consistent with the University’s educational mission of encouraging students to engage in expressive activity as part of their preparation for lifelong responsible citizenship.

Non-University Entities
The facilities of the University exist for the primary purpose of supporting and furthering a program of higher learning. The use of facilities of the University should be extended to non-University entities only when that use will serve an educational objective of the University and mission of the campus, division or unit, and such use will not interfere with the educational activities of the University.

A request for the use of University facilities by a non-University entity should be directed to an individual designated by the Chancellor or chief executive officer, unless otherwise provided for by the campus, division or unit under its policies. The evaluation of the appropriateness of a particular use of facilities by a non-University group or organization may include the following criteria:

1. Relevance and contribution to the needs of the educational program of the University and mission of the campus, division or unit, distinct from the entity’s viewpoint.

2. Availability of suitable space not needed for the educational activities of the University.

3. Potential for disruption to the University’s educational program, considering the proposed time, location and attendance at the event.

4. Security considerations and responsibility for any costs or damage associated with the proposed use.

5. Wear and tear, cleaning costs, and similar facilities maintenance considerations.

6. Compliance with campus, division or unit procedures for requesting access to facilities and other applicable campus policies and governing law.

University facilities shall not be used by non-University groups or organizations to raise money for campaigns or for projects that do not further the University’s educational objectives or the mission of the campus, division or unit, as determined by the institution.

Outdoor Campus Areas
Outdoor campus areas are generally open for use by students, administrators, faculty, staff and their invited guests for the purpose of engaging in protected expressive activities. Campuses may impose reasonable restrictions on the time, place and manner of outdoor expressive activity. Any such restrictions must be reasonable time, place and manner restrictions and must otherwise comply with Arkansas Code section 6-60-1005. Restrictions must advance a significant interest of the institution and must not restrict expressive activity more than is reasonably required to meet the institution’s interest. Any such restrictions must be reflected in a campus, unit or division policy that is publicized through student handbooks, websites, student orientation and other forms of media deemed appropriate by the campus, unit or division.

Business Activities and Solicitation
University facilities exist to carry out the University’s educational objectives. Subject to official economic development initiatives of the University and services officially authorized by the University to enhance the educational setting for students, faculty and staff, University facilities may not be used for the conduct of private business activity.

Any uninvited private business solicitation, including any private fundraising activity, in University facilities or on University grounds is prohibited. To the extent that a campus, division or unit allows any business solicitation, that campus, division or unit shall establish appropriate policies or procedures, which shall include the designation of the campus official authorized to handle any requests. Further, such
policies or procedures must first be reviewed by the Office of General Counsel.

The University reserves the right to establish policies governing student entrepreneurial activity connected to the University’s educational program.

**Policies Applicable to All Facilities Use Requests**

1) All facilities are reserved on a first come, first served basis. Priority is given to the University’s organized educational programming and official functions.

2) Any facility use is secondary to and shall not interfere with the primary purposes and functions to which University facilities are dedicated (i.e., classes, official University business).

3) All reservation requests must be submitted at least five (5) business days prior to the event.

4) All facilities usage by Recognized Student Organizations (RSOs) is subject to policies and procedures set forth in the Student Handbook and RSO Handbook pertaining to on-campus events and activities.

5) Reservations for academic buildings and athletic facilities will require additional approval.

6) Facilities within locked office suites are not available after business hours on weekdays or when closed on weekends, except with permission from the Facility Authorizing Official.

7) Facilities regularly used for dining service cannot be reserved at times in conflict with regular meal time schedules for students.

8) All facility reservations must be concluded no later than 12:00 a.m., Sunday through Thursday, and 1:00 a.m., Friday and Saturday. Exceptions are granted by Student Programs & Activities for Recognized Student Organizations or the Facility Authorizing Official for all other requests.

9) When use of a facility is scheduled at hours other than normal operating hours, the responsibility for coordinating opening and closing the facility, setting up of the facility, and requesting that heating/cooling units be operational is the responsibility of either the University employee who requested the facility or the Facility Authorizing Official.

10) When use of a facility is scheduled at hours other than normal operating hours by a non-University entity, the Facility Authorizing Official has the responsibility to provide access.

11) When the University is closed due to unforeseen circumstances (i.e., inclement weather, power outage, global pandemic), all facilities reservations are cancelled.

**Weevil Pond/William E. Morgan Fountain Policy**

Weevil Pond and the William E. Morgan Fountain serve as a beautification point for the Campus. Its intended use is for the University Community and public. However, certain restrictions exist for the Pond's use. The following activities are not permitted in or around Weevil Pond:

1) Swimming/Wading or other water sports/recreation;
2) Boating/canoeing or use of any type of flotation device;
3) Training or use of animals to retrieve objects or water fowl;
4) Activities that create unsightly conditions or disturbing noise around the Pond; and
5) Activities deemed incompatible with the educational mission of the University.

Fishing is allowed in Weevil Pond but must be conducted from the bank of the Pond. Temporary signage is not permitted in Weevil Pond.

Groups or individuals desiring to use the pond for a specific function/activity must seek approval from the Vice Chancellor for Student Engagement and/or Director of Physical Plant. A designated form must be completed and approved with the appropriate signatures. Approval must be obtained 48 hours prior to the activity.
Title IX Policy

Notice of Nondiscrimination Under Title IX

The University of Arkansas at Monticello (UAM) does not discriminate on the basis of sex in the education programs and activities that it operates and is prohibited from doing so by Title IX of the Education Amendments of 1972, 20 U.S.C. § 1681 et seq., and the U.S. Department of Education’s implementing regulations, 34 CFR Part 106. The University’s nondiscrimination policy extends to admission, employment, and other programs and activities. Inquiries regarding the application of Title IX and 34 C.F.R. Part 106 may be sent to the University’s Title IX Coordinator, the U.S. Department of Education Assistant Secretary for Civil Rights, or both.

Jurisdiction and Scope

Sexual harassment as defined in this policy (including sexual assault) is a form of sex discrimination and is prohibited. Title IX requires the University to promptly and reasonably respond to sexual harassment in the University’s education programs and activities, provided that the harassment was perpetrated against a person in the United States. At the time that a formal complaint is filed, the complainant must be participating in (or attempting to participate in) an education program or activity of the University. An education program or activity includes locations, events, or circumstances over which the University exercised substantial control over both the respondent and the context in which the sexual harassment occurs, and also includes any building owned or controlled by a student organization that is officially recognized by UAM.

This policy applies to allegations and complaints of sexual harassment as defined herein. All other complaints of discrimination or misconduct that do not fall within the jurisdiction of Title IX may be made through other campus procedures.

This policy shall not be construed or applied to restrict academic freedom at the University. Further, it shall not be construed to restrict any rights protected under the First Amendment, the Due Process Clause, or any other constitutional provisions. This policy also does not limit an employee’s rights under Title VII of the Civil Rights Act.

Reporting

All complaints or reports about sex discrimination (including sexual harassment) should be submitted to the Title IX Coordinator:

Title IX Coordinator
Michael J. Davila
University of Arkansas at Monticello
Student Success Center 201D
350 University Drive
Monticello, AR 71656
(870) 460-1110
davila@uamont.edu
Title IX Reporting Form

Deputy Title IX Coordinator (McGehee Campus)
Cyrus Vance
Director of Student Services
(870) 460-2103
vancecj@uamont.edu
UAM-CTM
1609 East Ash
McGehee, AR 71654

Deputy Title IX Coordinator (Crossett Campus)
Dr. David Streeter
Director of Student Services
(870) 364-6414
streeter@uamont.edu
UAM-CTC
1326 Hwy 52 West
Crossett, AR 71635

Title IX Investigator
Helen Davis
Student Conduct Case Manager
In addition, the U.S. Department of Education, Office of Civil Rights, may be contacted by phone at 800-421-3481 or by email at ocr@ed.gov.

Any person may report sex discrimination, including sexual harassment (whether or not the person is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by electronic mail, using the contact information listed above, or by any other means that results in the Title IX Coordinator receiving the person’s verbal or written report. Such a report may be made at any time (including during non-business hours) by using the telephone number or electronic mail address, or by mail to the office address, listed for the Title IX Coordinator.

**Amnesty**

The University encourages reporting of incidents of prohibited conduct and seeks to remove any barriers to reporting. The University recognizes that an individual who has been drinking or using drugs at the time of an incident may be hesitant to make a report because of potential consequences for their own conduct. Individuals who report prohibited conduct or participate as witnesses will not be subject to disciplinary sanctions for personal consumption of alcohol and/or other substances.

The University may initiate an educational discussion with individuals about their alcohol and/or drug use or may direct these individuals to services such as counseling for alcohol and/or drug use. Amnesty will not be extended for any violations of University policy other than alcohol/drug use. The use of alcohol, drugs, and/or legally prescribed medication does not justify or excuse behavior that constitutes prohibited conduct under this policy.

**Filing Report with Local Law Enforcement**

In some instances, sexual harassment may constitute both a violation of this policy and criminal activity. The University grievance process is not a substitute for instituting legal action. The University encourages individuals to report alleged sexual misconduct promptly to campus officials AND to law enforcement authorities, where appropriate.

Individuals may file a report directly with local law enforcement agencies by dialing 911. Individuals may also contact any of the following for assistance in filing a report with local law enforcement:

- **University Police Department**
  112 Science Center Drive
  Monticello, AR 71656
  (870) 460-1083 or (870) 460-1000

- **Monticello Police Department**
  101 N. Church Street
  Monticello, AR 71655
  (870) 367-3411

- **Arkansas State Police**
  1 State Police Plaza Dr.
  Little Rock, AR 72209
  (501)-618-8000

- **Drew County Sheriff’s Office**
  210 S. Main
  Monticello, AR 71655
  (870) 367-6211

- **Ashley County Sheriff’s Office**
  842 Ashley Road 12 West
  Hamburg, AR 71646
  (870) 853-2040

- **McGehee Police Department**
  517 East Ash Street
Preserving Evidence
It is important that evidence of sexual assault be preserved, because it may be needed for prosecuting a criminal case. Victims and others should not alter the scene of an attack. The victim should not change clothes, bathe or shower, drink or eat anything, or brush their teeth before reporting the assault. Any items worn by the victim during the assault, but are not currently being worn, and any materials encountered during the assault (i.e., bed sheets, blankets, etc.) should be placed in a paper bag and brought along with the victim to a local hospital emergency department that has kits to collect and preserve evidence of sexual assault.

Employees’ Duty to Report to Title IX Coordinator
In order to enable the University to respond effectively and to proactively stop instances of sexual harassment, employees must, within 24 hours of receiving information regarding a potential violation of this policy, report information to the Title IX Coordinator. Any employee who fails to promptly report a matter to the Title IX Coordinator may be subjected to disciplinary action for failing to do so. There are two categories of employees who are exempt from this requirement: (1) licensed health-care professionals and other employees who are statutorily prohibited from reporting such information and (2) persons designated by the campus as victim advocates.

Off-Campus Conduct
Conduct that occurs off campus that is the subject of a formal complaint or report will be evaluated to determine whether the matter falls within the University’s jurisdiction under Title IX or should be referred to a different department or official within the University.

Confidentiality
Except as compelled by law or as required to conduct a full and fair grievance proceeding in response to a formal complaint, the University will treat the information obtained or produced as part of the Title IX procedures as confidential. The University will keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made a report or filed a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetrator of sex discrimination, any respondent, and any witness, except as may be permitted by the FERPA statute, 20 U.S.C. § 1232g, or FERPA regulations, 34 CFR Part 99, or as required by law, or to carry out the purposes of 34 CFR Part 106, including the conduct of any investigation, hearing, or judicial proceedings arising thereunder.

Availability of Counseling and Advocacy
Counseling and other mental health services for victims of sexual assault are available on campus and in the community. Students and employees may use and make referral to Counseling Services located in Student Success Center, Room 204D and Student Health Services located in the Randy S. Risher Wellness Center. Employees of the University may be able to seek help through the Employee Assistance Program. Community mental health agencies, counselors, and psychotherapists in private practice in the area can provide individual and group therapy. Committee Against Spouse Abuse (CASA) Women’s Shelter or Domestic Violence and Rape Crisis Programs may assist with making referrals for individual counseling and support groups and in identifying non-counseling campus and community resources that may be of additional help and serve as a victim advocate upon request.

Counseling Services
Emily Stell, LPC
(870) 460-1554
stellem@uamont.edu
Student Success Center Room 204D
350 University Dr.
Monticello, AR 71656
**Education and Awareness Programs**

The University’s Title IX Coordinator is responsible for planning and coordinating campus education and awareness programs about all forms of sexual harassment. Programs are presented regularly throughout the academic year in residence halls, fraternities, sororities, and for other student organizations, academic classes, employee training and professional development, and in other settings that are likely to reach people throughout the campus community. Campus-wide education and awareness activities are also conducted during Sexual Assault Prevention and Awareness Week.

**Grievance Procedure**

These procedures apply to all grievances regarding conduct that may constitute sexual harassment as defined in this policy (including sexual assault) and that falls within the University’s Title IX jurisdiction. All other grievances by students, employees, or third parties shall be addressed through other procedures. The University’s Title IX grievance process includes formal and informal procedures that encourage prompt resolution of complaints. In most cases, the complainant’s submission of a formal, written complaint to the Title IX Coordinator will initiate the formal grievance process. However, the Title IX Coordinator may also submit a formal complaint under the circumstances described below. The University will respond promptly to all formal complaints of sexual harassment.

**Basic Requirements**

The University’s grievance process shall adhere to the following principles:

- All relevant evidence—including both inculpatory and exculpatory evidence—will be evaluated.
- Credibility determinations may not be based on a person’s status as a complainant, respondent, or witness.
- The Title IX Coordinator, investigator, hearing officers or panel members, decision-makers on appeal, persons involved with the informal resolution, and any other persons that play a significant role in the Title IX grievance process shall not have a conflict of interest or bias for or against complainants or respondents generally or for or against an individual complainant or respondent.
- The respondent is presumed not to be responsible for the alleged conduct until a determination of responsibility is made at the conclusion of the grievance process.
- The time frames for concluding the grievance process shall be reasonably prompt, as set forth in more detail in the procedures below.
- The grievance process may be temporarily delayed, and limited extensions of time frames may be granted, for good cause. In such instances, written notice to the complainant and the respondent of the delay or extension and the reasons for the action will be provided. Good cause may include considerations such as the absence of a party, a party’s advisor, or a witness; concurring law enforcement activity; or the need for language assistance or accommodations of disabilities.
- Questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege will not be required, allowed, relied upon, or otherwise used. The University shall not consider, disclose, or otherwise use a party’s records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in the professional’s or paraprofessional’s capacity, or assisting in the capacity, and which are made and maintained in connection with the provision of treatment to the party, unless the University obtains that person’s voluntary, written consent to do so for a grievance under this section.
- No party shall be restricted from discussing the allegations under investigation or to gather and present relevant evidence.
- A party whose participation in a hearing, investigative interview, or other meeting shall be provided with a written notice of the date, time, location, participants, and purpose of all hearings, investigative interviews, or other meetings, with sufficient time for the party to prepare to participate.
**Initial Report/Intake Process**

Initial Meeting with Complainant: Promptly upon receiving a report of conduct that could potentially be a violation of Title IX, the Title IX Coordinator (or designee) will contact the complainant to schedule an initial meeting to, as applicable:

- Provide a copy of this policy
- Explain the process for filing a formal complaint and provide a copy of the Sexual Harassment Complaint Form on which the complainant may, if he or she agrees to disclose the information, provide details regarding the allegation, including the name of the accused individual and the date, location, and general nature of the alleged violation of policy
- Explain avenues for resolution, including informal and formal
- Explain the steps involved in an investigation and hearing under this policy
- Discuss confidentiality standards and concerns
- Refer to law enforcement, counseling, medical, academic or other resources, as appropriate
- Discuss, as appropriate, possible supportive measures, which are available with or without the filing of a formal complaint

If the complainant requests that no further action be taken and/or that no formal complaint be pursued, the Title IX Coordinator (and/or their designee) will inform the complainant that retaliation is prohibited and that honoring the complainant’s request may limit the University’s ability to fully respond to the incident. In the event the complainant stands firm on their request that no further action be taken, the Title IX Coordinator will evaluate whether to file a complaint under the criteria set forth below.

**Formal Complaint Process**

Form and Filing of Complaint: The filing of a formal, written complaint initiates the formal grievance process and is available to any person who is participating in (or attempting to participate in) a University educational program or activity. The Title IX Coordinator (or an investigator designated by the Title IX Coordinator) will investigate the allegations in the formal complaint. Formal complaints can be filed in several ways. The complainant may utilize the form provided or may submit the complainant’s own document that contains the complainant’s signature (either physical or digital) and is filed with the University’s Title IX Office by U.S. mail, in person, through the Title IX portal provided for this purpose, or by email. The formal complaint should set forth the allegations and request that the Title IX Office investigate the matter.

Filing by Title IX Coordinator: The Title IX Coordinator may initiate the grievance process, even where the complainant declines to file a formal complaint, if the Coordinator determines that the particular circumstances require the University to formally respond to and address the allegations. Circumstances to be considered include, among others, a pattern of alleged misconduct by a respondent and whether the complaint has alleged use of violence, weapons, or other similar conduct. The Title IX Coordinator will also consider the complainant’s wishes with respect to supportive measures and desired response by the University. Where a report is made anonymously and the Title IX Coordinator files the complaint, both the complainant and respondent will receive notice of the allegations with written details and identities of the parties if known.

Consolidation of Formal Complaints: The Title IX Coordinator may consolidate formal complaints as to allegations of sexual harassment against more than one respondent, or by more than one complainant against one or more respondents, or by one party against the other party, where the allegations of sexual harassment arise out of the same facts or circumstances.

Dismissal of Complaint Prior to Resolution: A formal complaint must be dismissed by the Title IX Coordinator if the alleged conduct (1) does not constitute sexual harassment, as defined in this policy, even if proved; (2) did not occur in the University’s education program or activity; or (3) did not occur against a person in the United States. In addition, a complaint may be dismissed if, at any time during the investigation or hearing, a complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein: the respondent is no longer
enrolled or employed by the recipient; or specific circumstances prevent the gathering of evidence sufficient to reach a determination as to the formal complaint or any allegations therein.

Upon dismissal of a formal complaint, for any reason, the Title IX Coordinator will send simultaneous, written notice of and reason(s) for the dismissal to the parties. The dismissal decision may be appealed pursuant to the procedure for appeals set forth in this policy. Dismissal of a complaint under this Title IX policy does not preclude a complainant from pursuing a grievance through other appropriate campus procedures.

Notice of Formal Complaint: Upon receipt of the formal complaint, the Title IX Coordinator will send simultaneous notifications of the filing of the complaint to the complainant and the respondent (if known). If, in the course of an investigation, the Title IX Coordinator decides to investigate allegations about the complainant or respondent that are not included in the initial notice, the Title IX Coordinator will provide notice of the additional allegations to the parties whose identities are known. The initial notice will contain the following:

• The allegations of the complaint that potentially constitute sexual harassment, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview (including the identities of the parties involved in the incident, if known, the conduct allegedly constituting sexual harassment under this policy, and the date and location of the alleged incident, if known)
• A copy of the Title IX policy
• A statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the grievance process
• A statement informing the parties that they have a right to have one advisor of their choice to assist them throughout the proceedings who may be (but is not required to be) an attorney
• A statement that the parties have the right to inspect and review all evidence collected during the complaint process
• A statement that any party who knowingly makes false statements or submits false information during the grievance process will be subject to disciplinary procedures

Initial Meeting with Respondent: If a formal complaint is filed, the Title IX Coordinator will promptly schedule an initial meeting with the respondent after the written notice of the formal complaint is sent as described above. Prior to the initial meeting, the Title IX Coordinator shall provide a written notice of the date, time, location, participants, and purpose of the meeting, with sufficient time for the party to prepare to participate. During the initial meeting with the respondent, the Title IX Coordinator (or designee) will, as applicable:

• Provide a copy of this policy (if not previously provided)
• Explain avenues for resolution, including informal and formal
• Explain the steps involved in an investigation and hearing under this policy
• Discuss confidentiality standards and concerns
• Discuss non-retaliation requirements
• Inform of any supportive measures already determined and being provided to the complainant that would directly affect the respondent
• Refer to law enforcement, counseling, medical, academic or other resources, as appropriate
• Discuss, as appropriate, possible supportive measures that can be provided to the respondent

Right to Advisor: Both parties will be advised that they may be accompanied by one advisor/support person to assist them throughout the Title IX process, which can be (but is not required to be) an attorney. The advisor is not allowed to speak or otherwise actively participate during the pre-hearing interviews or meetings. It is the party’s responsibility to obtain the services of an advisor, except that the University will make an advisor available to the parties during the hearing to determine responsibility upon request. A party who wants
the University to provide an advisor for the determination hearing should make a request within 15 days after the party’s filing or receipt of the formal complaint. The advisor’s role at the hearing is further explained below.

Emergency Removal: If, after the University Behavioral Intervention Team (UBIT) undertakes a safety and risk analysis, the University determines that the respondent poses an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment, it may remove the respondent from the University’s programs or activities. In such instances, the respondent will be provided with a written notice of the reasons for the removal. Within 5 days of receiving the notice, the respondent may challenge the decision by requesting a meeting with the Vice Chancellor for Student Engagement.

Administrative Leave: Nothing in this policy precludes the University from placing a non-student employee respondent on administrative leave during the pendency of the grievance process.

Supportive Measures: Supportive measures, as defined in this policy, will be based on the facts and circumstances of each situation. The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures. They may include, but are not limited to, the following:

- Counseling
- Extensions of deadlines or other course-related adjustments
- Modifications of work or class schedules
- Campus escort services
- Mutual restrictions on contact between the parties
- Changes in working or housing locations
- Leaves of absence
- Increased security and monitoring of certain areas of the campus

The University will maintain as confidential any supportive measures provided to the complainant or respondent, to the extent that maintaining such confidentiality would not impair the ability of the University to provide the supportive measures.

Informal Resolution: At any time after a formal written complaint is filed but prior to reaching a determination regarding responsibility, the University may facilitate a resolution without a full investigation and adjudication. The complainant and respondent must give their voluntary, written consent to the informal resolution process. The informal resolution process will not be utilized to resolve allegations that an employee sexually harassed a student.

Prior to commencing the informal resolution process, the Title IX Coordinator or designee must provide the parties a written notice that includes the following information:

- Notice of the allegations contained in the formal complaint, including dates, location(s), and identities of the parties,
- Notification that any agreed upon resolution reached at the conclusion of the informal complaint process will preclude the parties from resuming a formal complaint arising from the same allegations,
- Notification that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint,
- Any consequences resulting from the informal resolution process, including how records will be maintained, used, or shared.

Comprehensive Investigation

If resolution of the allegations does not proceed through the informal process, the matter will proceed with a comprehensive investigation and resolution through the formal complaint processes. The Title IX Coordinator will be responsible for overseeing the prompt, equitable, and impartial investigation during the formal complaint process. The burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility shall rest on the University and not the parties.

Assignment of Investigator: If the Title IX Coordinator’s designee is to conduct the investigation, the Title IX Coordinator will forward the complaint to the investigator and share the investigator’s name and contact information with the complainant and the respondent.
Conflicts of Interest and Bias: Immediately after the identity of the person who will conduct the investigation is determined and communicated to the parties, the investigator, the complainant, or the respondent may identify to the Title IX Coordinator in writing any real or perceived conflicts of interest or bias that the person charged with conducting the investigation (including the Title IX coordinator, where applicable) may have. The Title IX Coordinator will carefully consider such statements and will assign a different individual as investigator if it is determined that a material conflict of interest or bias exists.

Overview of Investigation: Upon receipt of the formal complaint, the Title IX Coordinator/Investigator (hereinafter “Investigator”) will promptly begin the investigation, which shall include but is not limited to the following:

- Conducting interviews with the complainant, the respondent, and any witnesses (including expert witnesses, where applicable) and summarizing such interviews in written form
- Visiting, inspecting, and taking photographs at relevant sites
- Where applicable, collecting and preserving relevant evidence (in cases of corresponding criminal reports, this step may be coordinated with law enforcement agencies)
- Obtaining any relevant medical records pertaining to treatment of the complainant, provided that the complainant has voluntarily authorized release of the records in writing to the investigator

Inspection and Access to Evidence: The parties may identify to the Investigator any evidence or witnesses they wish to be included as part of the investigation. Both parties will also have equal opportunity to inspect and review any evidence obtained during the investigation. The Investigator will complete the gathering of evidence as soon as practicable, which will ordinarily occur within approximately 30 days after the filing of the formal complaint.

After the gathering of evidence has been completed but prior to completion of the investigative report, the Investigator will provide to each party and party’s advisor, if any, any evidence obtained as part of the investigation that is directly related to the allegations raised in the formal complaint, including the evidence upon which the University does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence (whether obtained from a party or other source), so that each party can meaningfully respond to the evidence prior to the conclusion of the investigation. The evidence will be provided in an electronic format or a hard copy. The parties will have 10 calendar days to submit a written response to the evidence, which will be considered by the Investigator prior to completion of the investigative report. The evidence will be made available for the parties to use at the hearing to determine responsibility.

Investigative Report: The investigative report shall fairly summarize the relevant evidence and must include the following items and information that is relevant to the allegations in the formal complaint:

- The dates of the Title IX Coordinator’s initial receipt of a report of alleged sexual harassment against the complainant, intake meeting, and the filing of the formal complaint
- A statement of the allegation(s), a description of the incident(s), the date(s) and time(s) (if known), and location of the alleged incident(s)
- The names of all known witnesses to the alleged incident(s)
- The dates that the complainant, respondent, and other witnesses were interviewed, along with summaries of the interviews
- Descriptions or summaries of any physical or documentary evidence that was obtained (e.g., text messages, emails, surveillance video footage, photographs)
- Any written statements of the complainant, respondent, or other witnesses
- The response of University personnel and, if applicable, University-level officials, including any supportive measures taken with respect to the complainant and respondent

The Investigator shall provide a draft of the investigative report to the Title IX Coordinator for review before the report becomes final. An electronic or hard-copy version of the final investigative report will be provided to each party (and each party’s advisor) concurrently. The investigative report shall be provided as soon as practicable after the
parties have submitted their written responses to the evidence (if any) and at least 10 calendar days prior to the determination hearing. The parties may provide a written response to the investigative report within 5 calendar days after receiving it.

**Determination Hearing**

Following the conclusion and distribution of the investigative report, a hearing will be conducted to determine the outcome and resolution of the complaint. The parties and their advisors, if any, will be notified by the Hearing Officer, Hearing Panel chairperson, or Title IX Coordinator of the date, time and location of the hearing, as set forth in the notice provisions below.

**Hearing Panel:** Within 3 days of the release of the investigative report to the parties, the Chancellor (or designee) will appoint a three-member Hearing Panel, which shall be composed of at least 2 faculty and/or staff members and may include (but is not required to include) one outside person who is not permanently employed by the University. If a Hearing Panel will be used, the Chancellor (or designee) will select one member of the Hearing Panel to act as the Chair. The Title IX Coordinator will provide a copy of the formal complaint and the investigative report, along with the parties’ written responses to the investigative report, to each member of the Hearing Panel.

Promptly after the appointment of the members of the Hearing Panel, the Title IX Coordinator will provide concurrent written notice to the complainant and the respondent, setting forth the names of the individuals selected to serve as members of the Hearing Panel. The parties may challenge the participation of any decision-maker based on bias or a conflict of interest by submitting a written objection to the Chancellor (or designee) within 3 calendar days of receipt of the notice. Any objection must state the specific reason(s) for the objection. The Chancellor (or designee) will evaluate the objection and determine whether to alter the composition of the Hearing Panel. Failure to submit a timely and proper objection will constitute a waiver of the objection. Any changes to the members of the Hearing Panel will be provided in writing to both parties prior to the date of the hearing.

**Submission of Witnesses Lists:** Within 5 calendar days of receipt of the notice of the Hearing Panel, both parties may provide to the Chair of the Hearing Panel a list of witnesses, if any, that they propose be called to testify and a brief description of each proposed witness’s connection to and/or knowledge of the issues in dispute. Absent good cause, a party cannot include a witness on the party’s pre-hearing witness list unless the witness was identified during the investigation. The Hearing Panel reserves the right to call relevant witnesses who may not have been included on a party’s witness list.

**Notice of the Hearing:** Not less than 5 days but not more than 10 days after delivery of the notice of the initial composition of the Hearing Panel, the Chair of the Hearing Panel will provide a separate notice to the complainant, respondent, and any other witnesses whose testimony the Hearing Panel deems relevant, requesting such individuals to appear at the hearing to determine responsibility. The notice should set forth the date, time, and location for the individual’s requested presence. The Hearing Panel shall provide, in its notice to the parties, the names of the witnesses that the Hearing Panel plans to call. The hearing shall be conducted promptly but no sooner than 10 calendar days after release of the investigative report.

**Failure to Appear:** If any party fails to appear at the hearing if requested to do so, and such party was provided notice of the hearing as set forth above, then absent extenuating circumstances, the Hearing Panel will proceed to determine the resolution of the complaint. As explained below, if a party fails to appear, it is unlikely that the Hearing Panel will consider the non-appearing party’s version of events based on another source, such as the formal complaint or a prior statement.

**Option for Virtual or Separate Presence:** Live hearings may be conducted with either all parties present in the same geographic location or, at the University’s discretion, any or all parties and witnesses may appear at the live hearing virtually, with technology enabling participants simultaneously to see and hear each other. Either
party may request not to be in the same room as the other party. If any party makes such a request, then both parties will be required to attend the hearing from a location or room different from where the Hearing Panel is sitting. If the hearing is virtual, or there is a request for separate rooms at a physical location, the University will ensure that all participants are able to simultaneously see and hear the party or witness answering questions. Instructions will be provided for accessibility prior to the hearing date.

Recordings: An audio or audio-visual recording will be created of the live hearing and will be made available for inspection and review at any party’s request.

Advisor’s Role at Hearing: The complainant and respondent may be accompanied by an advisor during the hearing to determine responsibility. A party must identify their advisor (if any) at least 5 days prior to the hearing. The advisor’s role at the hearing shall consist of (1) providing private advice to the party he/she is supporting and (2) questioning the opposing party and other witnesses. The advisor can be anyone, including an attorney. A party may arrange for the party’s advisor of choice to attend the hearing at the party’s own expense. Alternatively, the University will select and provide an advisor to assist a party at the hearing to determine responsibility, without fee or charge, upon request. In either scenario, the advisor may only participate in the hearing to the extent allowed under this policy. A party who wants an advisor to be provided by the University should notify the Title IX Coordinator at least 15 days after the filing or receipt of the formal complaint.

Evidentiary Matters and Procedure: The parties, through their advisors, shall have an equal opportunity to question the opposing party and other witnesses, including fact and expert witnesses, and present other inculpatory or exculpatory evidence. Formal rules of evidence will not be observed during the hearing. The Hearing Panel will conduct the initial questioning of witnesses prior to the questioning by an advisor. The Chair of the Hearing Panel (acting alone or in consultation with other panelists) will make all determinations regarding the order of witnesses, relevancy of questions, and the evidence to be considered or excluded during the hearing and decision-making process. The Hearing Panel may, in its discretion, choose to call the Investigator for the purpose of providing an overview of the investigation and findings.

Witness Examinations by the Parties: Each party’s advisor is permitted to question the opposing party and the other witnesses, so long as the questions are relevant and not duplicative of the questions posed by the Hearing Panel. The questions may include challenges to credibility. No other questioning or speaking participation by an advisor will be allowed. A party may not examine a party or witness directly; rather, a party must utilize the services of an advisor for the purpose of posing questions to another party or witness. A party not represented by an advisor may, however, submit a list of proposed questions to the Chair of the Hearing Panel and ask that the questions be posed to the opposing party or witness.

The Chair of the Hearing Panel will make determinations regarding relevancy of questions before a party or witness answers. If a determination is made to exclude the question based on relevancy, the Chair of the Hearing Panel will provide an explanation of why the question was deemed irrelevant and excluded.

The Chair of the Hearing Panel may disallow the attendance of any advisor if, in the discretion of the Panel Chair, such person’s presence becomes disruptive or obstructive to the hearing or otherwise warrants removal. Advisors will be not be permitted to badger or question the opposing party or any witness in an abusive or threatening manner. Absent accommodation for a disability, the parties may not be accompanied by any other individual during the hearing process except as set forth in this policy. University officials may seek advice from the University’s Office of General Counsel on questions of law, policy, and procedure at any time during the process.

Prior Sexual Conduct: Questions and evidence about the complainant’s sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the complainant’s prior sexual behavior are offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if
the questions and evidence concern specific incidents of the complainant’s prior sexual behavior with respect to the respondent and are offered to prove consent.

Refusal to submit to cross examination: If a party or witness does not submit to cross-examination at the live hearing, the decision-maker(s) must not rely on any statement of that party or witness in reaching a determination regarding responsibility; provided, however, that the decision-maker(s) cannot draw an inference about the determination of responsibility based solely on a party’s or witness’s absence from the live hearing or refusal to answer cross-examination or other questions.

Confidentiality and Disclosure. To comply with FERPA and Title IX and to provide an orderly process for the presentation and consideration of relevant information without undue intimidation or pressure, the grievance process is not open to the general public. Accordingly, documents prepared in anticipation of the hearing (including the formal complaint, investigative report, evidentiary materials, notices, and prehearing submissions), recordings of the hearing, and documents, testimony, or other information used at the hearing may not be disclosed outside of the hearing proceedings, except as may be required or authorized by law.

Decision of the Hearing Panel and Standard of Evidence: Following the conclusion of the hearing, the Hearing Panel will confer and determine whether the evidence establishes that it is more likely than not that the respondent committed a violation of this policy. In other words, the standard of proof will be the preponderance of the evidence. This standard applies to complaints against both students and employees. In reaching the determination, the Hearing Panel will objectively and thoroughly evaluate all relevant evidence, both incriminatory and exculpatory, and reach an independent decision, without deference to the investigative report. The determination of responsibility shall be made by majority vote.

Written Determination of Responsibility: As soon as practicable following the hearing (and ordinarily within 10 days thereafter), the Chair of the Hearing Panel shall complete a report of the decision-maker’s findings. The Chair of the Hearing Panel will send simultaneous notification of the decision to both parties and their advisors, where applicable, with the following information:

- Identification of the allegations potentially constituting sexual harassment under the policy
- 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 the hearing held
- Findings of fact that support the determination
- Conclusions regarding the application of the University’s conduct standards to the facts
- A statement and rationale for the result as to each allegation, including a determination as to responsibility using the preponderance of the evidence standard
- Any disciplinary sanctions imposed on respondent
- Whether any remedies designed to restore or preserve equal access to the University’s education program or activity will be provided to the complainant (description of remedies is not included)
- Procedures and permissible bases for the parties to appeal

Sanctions: If the Hearing Panel determines that more likely than not the respondent committed a violation of this policy, then the Hearing Panel will determine sanctions and give consideration to whether a given sanction will (a) bring an end to the violation in question, (b) reasonably prevent a recurrence of a similar violation, and (c) remedy the effects of the violation. Sanctions for a finding of responsibility will depend upon the nature and gravity of the misconduct, any record of prior discipline for a violation of this policy, or both. The range of potential sanctions is set forth in the definitions section of this policy.

Ordinarily, sanctions will not be imposed until the resolution of any timely appeal under this policy. However, if it is deemed necessary to protect the welfare of the victim or the University community, the Hearing Panel may recommend to the decision-maker on appeal that
any sanctions be imposed immediately and continue in effect until such time as the appeal process is exhausted.

Remedies: Where a determination is made that the respondent was responsible for sexual harassment, the Hearing Panel will determine any final remedies to be provided to the complainant, if any, and the Title IX Coordinator will communicate such decision to the complainant and the respondent to the extent that it affects him/her. Remedies must be provided in all instances in which a determination of responsibility for sexual harassment has been made against the respondent. Remedies must be designed to restore or preserve equal access to the University’s education program or activity. Such remedies may include the same individualized services described above as “supportive measures”; however, remedies need not be non-disciplinary or non-punitive and need not avoid burdening the respondent.

No Retaliation: The Title IX Coordinator will take steps to prevent any harassment of or retaliation against the complainant, the respondent, or third parties, such as informing them about how to report subsequent problems, following up with them to ensure that there are no subsequent problems, and providing training for the campus community.

Appeals

Procedure for Appeals: Both the complainant and the respondent may appeal from (1) the Title IX Coordinator’s dismissal of a formal complaint or any allegations therein or (2) the Hearing Panel’s determination. The appeal should be submitted in writing to the Title IX Coordinator within 5 days of receipt of the Hearing Panel’s decision. The Title IX Coordinator will forward the appeal to the Chancellor. The appeal will be decided based on the written record and without deference to the decision of the Hearing Panel.

If the respondent is an employee, the Chancellor (or designee) will decide the appeal. If the respondent is a student, the Chancellor (or designee) will designate an Appeal Panel comprised of at least two faculty and/or staff members. One of the members of the Appeal Panel can be (but need not be) an outside person who is not an employee. If an Appeal Panel is utilized, the Chancellor shall designate one of the panelists as the Chair of the Appeal Panel. The Chair of the Appeal Panel shall make any decisions concerning appellate jurisdiction under the permissible grounds for appeal described below.

The party appealing may use the Appeal Form or the party may submit the party’s own written and signed document. Acceptable means of notification include email, facsimile, hand-delivered notification, or postal delivery. The Title IX Coordinator will promptly inform the other party of the appeal.

Grounds for Appeal: The appeal from the decision of the Hearing Panel must be for one of the following reasons: (1) a procedural irregularity that affected the outcome of the decision; (2) there is new evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made and that could affect the outcome of the matter; or (3) the Title IX Coordinator, Investigator(s), or Panel Member(s) had a conflict of interest or bias for or against complainants or respondents in general or against an individual complainant or respondent that affected the outcome.

Responses: Within 5 days of receipt of the appeal, the other party may submit a written statement in response to the appeal and which supports or challenges the dismissal or determination. The response should be submitted to the Title IX Coordinator, who shall provide a copy to the decision-maker and the appealing party.

Decision on Appeal: As soon as practicable after receiving the parties’ written submissions (and ordinarily within approximately 10 days), the Chancellor (or designee) or Appeal Panel will issue a written decision describing the result of the appeal and the rationale for the result. The decision on appeal may uphold the decision, modify it, or remand for further factual development. The decision-maker on appeal will concurrently notify the complainant and the respondent of the decision, with a written copy provided to the Title IX Coordinator.

Employees: All non-tenure track faculty and staff members of the University without term contracts are at-will employees who may be terminated at any time, with or without cause. With regard to such faculty and staff, nothing in this Policy shall create an expectation of
continued employment with the University or be construed to prevent or delay the University from taking any disciplinary action deemed appropriate (including suspension and immediate termination of employment) for any violation of state law, federal law or University policy.

**Time Periods**
The University will make every reasonable effort to ensure that the investigation and resolution of a complaint occurs in as timely and efficient a manner as possible.

Any party may request an extension of any deadline by providing the Title IX Coordinator or their respective deputies with a written request for an extension that includes reference to the duration of the proposed extension and the basis for the request.

The Title IX Coordinator may also modify timelines in cases where information is not clear, judged to be incomplete, relevant parties are not available for interview, absence of an advisor, concurrent law enforcement activity, the need for language assistance or disability accommodation and/or other circumstances that may arise.

**Retaliation Prohibited**
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, 34 C.F.R. Part 106, or this policy, or because an individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this part. Intimidation, threats, coercion, or discrimination, including changes against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but arise out of the same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sex discrimination of harassment, for the purpose of interfering with any right or privilege secured by Title IX, 34 C.F.R. Part 106, or this policy, constitutes retaliation. However, the exercise of rights protected under the First Amendment does not constitute retaliation.

**False Reports**
Willfully making a false report of sexual harassment or submitting false information during these proceedings is a violation of University policy and is a serious offense. However, a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith. Any person who willfully makes or participates in making a false or frivolous report of discrimination, harassment, retaliation or sexual misconduct will be subject to disciplinary action. False reporting may also violate state criminal statutes and civil defamation laws.

**External Reporting agencies**
Although complainants are encouraged to resolve their grievances related to discrimination by utilizing this Complaint/Grievance Procedure, they may have the right to file a complaint directly with the following agencies. Individuals who wish to file complaints with these external agencies should make contact as soon as possible and verify any applicable time limits and deadlines.

**Office of Civil Rights (OCR)**
U.S. Department of Education
1999 Bryan St., Suite 1620
Dallas, TX  75201-6810
Toll Free: 1-800-421-3481
Telephone: 214-661-9600
Fax: 214-661-9587
Email: OCR.Dallas@ed.gov

**NSF Grantees Only**
National Science Foundation
Office of Diversity and Inclusion
2415 Eisenhower Ave.
Alexandria, VA  22314
Telephone: 703-292-8020
Fax: 703-292-9072
Email: programcomplaints@nsf.gov
Effective Date
The University reserves the right to make changes and amendments to this Policy as needed, with appropriate notice to the campus community. However, the Policy in force at the time that a Complaint is filed will be the Policy used throughout the investigation, hearing, and any appeals.

Retention of Records
For a period of at least seven years, the University will maintain the records of:

- Each sexual harassment investigation, including any determination regarding responsibility, any recordings or transcripts, disciplinary sanctions, and remedies provided to the complainant
- Any appeal and the result therefrom
- Any informal resolution and the result therefrom
- All materials used to train Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process. These materials will be made publicly available on the University’s website.
- Records of any actions, including supportive measures, taken in response to a report or formal complaint of sexual harassment, along with documentation of the University’s bases for its conclusion that its response was not deliberately indifferent.

Documentation pertaining to terminations, expulsions or educational sanctions may be retained indefinitely.

Definitions
Complainant: Any individual who is alleged to be the victim of conduct that could constitute sexual harassment. At the time of the filing of a formal complaint, a complainant must be participating in or attempting to participate in the education program or activity of the recipient with which the formal complaint is filed. Any person may report sex discrimination, including harassment, whether or not the person reporting is the person alleged to be the victim of discrimination or harassment.

Consent: Consent is clear, knowing, and voluntary. Consent is active, not passive. Silence, in and of itself, cannot be interpreted as consent. Consent can be given by words or actions, if those words or actions create mutually understandable clear permission regarding willingness to engage in (and the conditions of) sexual activity. If coercion, intimidation, threats, or physical force are used, there is no consent.

If a person is mentally or physically incapacitated so that the person cannot understand the fact, nature, or extent of the sexual situation, there is no consent. Incapacitation can be due to alcohol or drugs or being asleep or unconscious. This policy also covers incapacity due to mental disability, involuntary physical restraint, or from the taking of rape drugs. Possession, use and/or distribution of any of these substances, including Rohypnol, Ketamine, GHB, Brundage, etc. is prohibited, and administering one of these drugs to another person is a violation of this policy. More information on these drugs can be found at http://www.911rape.org/

Use of alcohol or other drugs will never function as a defense to a violation of this policy. An individual violates this policy if the individual initiates and engages in sexual activity with someone who is incapacitated, and (1) the individual knew the other person was incapacitated, or (2) a sober reasonable person under similar circumstances as the person initiating the sexual activity would have known the other person was incapacitated.

There is also no consent when there is force, expressed or implied, or use of duress or deception upon the victim. Whether an individual has taken advantage of a position of influence over an alleged victim may be a factor in determining consent.

Force is the use of physical violence and/or imposing on someone physically to gain sexual access. Force also includes overt threats, implied threats, intimidation, and coercion that overcome resistance or produce consent.

Coercion is unreasonable pressure for sexual activity. Coercive behavior differs from seductive behavior based on the type of pressure
someone uses to get consent from another. When someone makes clear to you that they do not want sex, that they want to stop, or that they do not want to go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.

Under Arkansas law, the age of consent varies with the degrees of assault, the age of the actor, and the relationship of the actor to the other party. For specific information, please refer to Arkansas statutes (e.g., Arkansas Code Annotated § 5-14-125, Sexual Assault in the Second Degree).

Consent to any one form of sexual activity cannot automatically imply consent to any other forms of sexual activity. In addition, previous relationships or prior consent cannot imply consent to future sexual acts.

Dating Violence: Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim and where the existence of such relationship is determined based on consideration of the following factors: (1) the length of the relationship; (2) the type of relationship; and (3) the frequency of interaction between the persons involved in the relationship.

Days: Refers to working days, rather than calendar days, unless otherwise specified.

Domestic Violence: The term includes felony or misdemeanor crimes of violence committed by a current spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabiting with or has cohabited with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of Arkansas, or by any other person against an adult or youth victim who is protected from that person's acts under the laws of Arkansas. Under the Arkansas law on domestic abuse, “family or household members” means spouses, former spouses, parents and children, persons related by blood within the fourth degree of consanguinity, in-laws, any children residing in the household, persons who presently or in the past have resided or cohabitated together, persons who have or have had a child in common, and persons who are presently or in the past have been in a dating relationship together.

Education Program or Activity: Includes locations, events, or circumstances over which the University exercised substantial control over both the respondent and the context in which the sexual harassment occurred, and also includes any building owned or controlled by an officially recognized student organization.

Formal Complaint: A document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment against a respondent and requesting that the recipient investigate the allegation of sexual harassment. The phrase “document filed by a complainant” means a document or electronic submission (such as by electronic mail or through an online portal provided for this purpose by the University) that contains the complainant’s physical or digital signature, or otherwise indicates that the complainant is the person filing the formal complaint.

Party: The complainant or respondent.

Preponderance of the Evidence: A standard of proof where the conclusion is based on facts that are more likely true than not.

Respondent: An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment.

Sanctions: The determination of sanctions to be imposed against a respondent who is found to have been responsible for violating this policy will depend upon the nature and gravity of the misconduct, any record of prior discipline for a violation of this Policy, or both. Sanctions against students may include, without limitation, expulsion or suspension from the University, disciplinary probation, expulsion or suspension from campus housing, exclusion from campus or particular activities, mandated counseling, and/or educational sanctions. Sanctions against employees and other non-students may include, without limitation, a written reprimand, disciplinary probation, suspension, termination, demotion, reassignment, revision of job
duties, reduction in pay, exclusion from campus or particular activities, and/or educational sanctions deemed appropriate.

Sexual Assault: The term "sexual assault" means an offense classified as a forcible or nonforcible sex offense under the uniform crime reporting system of the Federal Bureau of Investigation. A nonforcible sex offense includes incest (i.e., the nonforcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law) and statutory rape (i.e., nonforcible sexual intercourse with a person who is under the statutory age of consent). A forcible sex offense is any sexual act directed against another person, without the consent of the victim including instances where the victim is incapable of giving consent. A forcible sex offense includes:

- Forcible rape: the penetration, no matter how slight, of the vagina or anus with any part of the body or object, or oral penetration by a sex organ of another person, without the consent of the victim.
- Forcible sodomy: Oral or sexual intercourse with another person, forcibly and/or against that person's will or not forcibly or against that person's will in instances where the victim is incapable of giving consent because of the victim's youth or because of the victim's temporary or permanent mental or physical incapacity.
- Sexual assault with an object: Using an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, forcibly and/or against that person's will or not forcibly or against that person's will in instances where the victim is incapable of giving consent because of the victim's youth or because the victim's temporary or permanent or physical incapacity.
- Forcible fondling: The touching of the private body parts of another person for the purpose of sexual gratification, forcibly and/or against that person's will or not forcibly or against that person's will in instances where the victim is incapable of giving consent because of the victim's youth or because the victim's temporary or permanent or physical incapacity.

Sexual Harassment: Sexual harassment is conduct on the basis of sex constituting one of the following:

1) An employee of the University conditioning the provision of an aid, benefit, or service of the institution on an individual's participation in unwelcome sexual conduct:

2) Unwelcome conduct determined by a reasonable person to be so severe, pervasive and objectively offensive that it effectively denies a person equal access to the University's educational programs or activities; or

3) Any of the following:

   A) "Sexual assault" as defined in 20 U.S.C. 1092(f)(6)(A)(v) and this policy

   B) "Dating violence" as defined in 34 U.S.C. 12291(a)(10) and this policy

   C) "Domestic violence" as defined in 34 U.S.C. 12291(a)(8) and this policy

   D) "Stalking" as defined in 34 U.S.C. 12291(a)(30) and this policy

Stalking: Engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for their safety or the safety of others or suffer substantial emotional distress.

Supportive Measures: Non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without a fee or charge to the complainant or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the recipient's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the University's educational environment or deter sexual harassment.
Recognized Student Organizations

Privileges & Responsibilities

Recognized Student Organization Status
Recognized Student Organizations (RSOs) are active student organizations registered with Student Programs & Activities. Recognition is an agreement between the University and a student organization. The University agrees to grant recognition in order for the organization to operate within the University’s framework and to grant it certain benefits.

All active student organizations at the University must be registered with, and recognized by, Student Programs & Activities in order to appear in University publications, publicize on University property, and reserve space in a University facility, among other privileges and responsibilities.

Privileges
Recognized Student Organizations (RSOs) receive the following privileges:

1. Use of University Facilities
   - Use of rooms and space, subject to policies and procedures
   - Use of technology
   - Ability to invite off-campus speakers, performers, and guests to appear for meetings, events, and programs, subject to policies and procedures

2. Financial Support
   - Use of an on-campus agency account
   - Fundraising privileges, in accordance with policies, procedures, and applicable laws

3. Marketing and Promotion
   - The right to advertise as an RSO at UAM
   - The right to distribute literature and promotional materials relating to the RSO’s purpose and activities
   - Use of the University’s name in publicity and press releases, subject to the requirement that the RSO secure approval for use of the institutional name in off-campus fundraising
   - Listing of the RSO in appropriate University publications
   - Access to Copy Center services, subject to pricing and availability

4. Organizational Support
   - Opportunity to participate in Organization Fairs and other campus-wide events
   - Receipt of leadership materials, trainings, and other informational publications
   - Receive USPS and campus mail through Student Programs & Activities

Responsibilities
It is the responsibility of every Recognized Student Organization (RSO) and/or its members to:

- Register their RSO with Student Programs & Activities every year
- Attend the Mandatory RSO Renewal Meeting every year
- Manage itself and carry out its activities listed within its constitution, as well as obeying all local, state, and federal laws, as well as University regulations and policies
- Anticipate, provide for, and meet all legitimate financial obligations
- Act in the best interest of its members and the University
- Take reasonable precautions for the safety and comfort of participants at organization events
- Immediately notify Student Programs & Activities of any changes in the organization’s representatives, addresses, telephone numbers, emails, or constitution
- Utilize Student Programs & Activities for any questions or needs pertaining to all events and activities

Membership

Members of Registered Student Organizations (RSOs) must be currently enrolled at the University of Arkansas at Monticello. In selecting its membership, no organization may discriminate on the basis of race, color, religion or non-religion, age, ability or disability, national origin, sexual identity, or sexual orientation, or sex, except as permitted by Title IX to restrict membership to one sex. The following membership criteria must be met by all student organizations:

1. Membership
   a. Membership in RSOs is limited to currently-enrolled students of the University. Accurate membership records must be maintained with Student Programs & Activities.
   b. A minimum of five (5) members is required to maintain RSO status. Any RSO which falls below this membership requirement will be placed on a probationary status for one (1) academic year to increase membership. RSOs failing to increase membership by the conclusion of the probationary period will lose RSO status.

2. Officers
   a. Officers must be regularly-enrolled, degree-seeking, full-time students. To be eligible to serve as an officer in an RSO, a student must have at least a 2.0 grade point average and must not be on Disciplinary Probation or Academic Conditional Standing at the time the student petitions for the office or during the student’s term of office. It will be the responsibility of the RSO’s advisor to validate its officer’s eligibility.
   b. When an election is held in an RSO, the names of the new officers must be sent to Student Programs & Activities within one week.
   c. Officers must be full-time students enrolled in at least twelve hours each semester during their term of office.

3. Only associate, non-voting memberships in student organizations may be offered to UAM faculty and professional administrative staff.

4. RSOs may, at their discretion, and in writing through their constitution, limit membership to full-time enrolled students.

5. No RSO may offer any type of membership to persons not meeting the eligibility requirements stated in this section.

Maintaining RSO Status

Recognition of a student organization is for an academic year and is subject to renewal through Student Programs & Activities. To keep recognition current, each year the Recognized Student Organization (RSO) must:

1. Adhere to the purposes, aims, and activities as stated in the recognition documents
2. Continue to meet all the requirements for initial recognition
3. Remain in compliance with all rules and regulations of the University, Student Handbook, and all federal, state and local laws
4. Submit any changes to its purpose statement, constitution, or recognition documents to Student Programs & Activities

5. Submit the Membership, Officers, and Advisor Report (Roster) to Student Programs & Activities

6. Attend the Mandatory RSO Renewal Meeting

**Suspension of RSO Status**

The Vice Chancellor for Student Engagement and Dean of Students have the authority to suspend the activities of a Recognized Student Organization (RSO). In certain instances, the Vice Chancellor for Student Engagement or Dean of Students may impose censure, temporary probation with conditional recommendations, or temporary or permanent suspension of recognition. Censure, probation, or suspension may be appealed to the Student Engagement Committee and the UAM Assembly.

The suspension of recognition is most likely to occur when:

1. The election of officers, specified in the constitution, has passed twice without any action having been reported to the Dean of Students

2. The RSO does not show a reasonable amount of activity in promoting the ends and purposes specified in its constitution, as evidenced by membership meetings and other activities. RSOs are expected to comply when requested by Student Programs & Activities to provide a brief report of the year’s activities

3. The RSO membership falls below the minimum of five (5)

4. The RSO is found in violation of the terms of Membership Criteria previously stated

An RSO suspended for inactivity may be reactivated by application to Student Programs & Activities by a group of ten (10) or more students reaffirming its existing constitution and showing reasonable prospects of organizational continuity. Active status may be re-established if the RSO makes a request before four (4) regular semesters have passed. An RSO will lose recognition status after two consecutive years of inactivity or failure to submit the required officers roster when requested.

**Affiliation**

Recognized student organizations may only be affiliated with their respective national organizations. Affiliation must be:

1. Clearly stated, either by title or by its constitution at the time of recognition.

2. Consistent with the purposes set forth in the constitution/purpose statement of the organization, and with university guidelines for student organizations.

**Funding & Finances**

**Financial Responsibilities**

The University expects each Recognized Student Organization (RSO) to anticipate, and meet promptly, its financial obligations. Financial aspects of all events sponsored by RSOs shall have the approval of the Advisor. RSOs are urged to arrange for annual audits.

In the event of disbanding or inactivation of an RSO, the primary responsibility for properly providing the close-out of RSO-held accounts and disposition of remaining monies rests with the RSO itself. RSOs that have been inactive or not recognized for two (2) consecutive years will forfeit all monies in their on-campus agency accounts. This money will be placed in a general organization account. RSOs having a negative balance for two (2) or more semesters will be put on probation until balance is paid.

All RSOs receiving University funds for use in their operation will be required to maintain an on-campus agency account with the Office of Finance and Administration. Balance and inquiries regarding account information can be found in the Office of Finance and Administration, located on the second floor of the Babin Business Center.

Deposits and withdrawals are carried out in the Cashiers office, located on the second floor of Harris Hall. To make a withdrawal, an Agency Account Payment Request Form is to be submitted to the Office of Finance and Administration, this form can be found within
that office or in Student Programs & Activities. Other RSOs that do not use University funds in their operation may keep their funds in the Office of Finance and Administration or off-campus bank accounts. However, it is highly advisable organizations take advantage of on-campus accounts to ensure all funds spent benefit the student organization. In no way is it the University’s responsibility if funds are falsely handled. If the RSO wishes to partake in student activities in which money will be awarded they must have established an on campus account.

**Budgeting**

Budgeting is an important function for RSOs. The RSO’s treasurer should monitor the progress of expenditures throughout the year and provide regular reports to the RSO. The RSO membership should be provided with the opportunity to approve or disapprove of spending proposals. Always keep your Advisor informed on budgetary matters. Evaluate the RSO’s expenditures. Your organization will spend money on a variety of different things over the course of the year, and it is important to be sure what you are spending money on aligns with your stated purpose and goals.

In addition to expenditures, revenue for RSOs is vitally important. Pay attention to how your RSO may be able to increase revenue and, likewise, increase your ability to host events and activities on campus. Potential sources of revenue include:

- Membership Dues
- Student Activity Fee Allocations
- SGA Appropriations
- Contributions/Sponsorship
- Cooperative Programming
- Fundraising

**Fundraising**

Recognized Student Organizations (RSOs) may hold fundraising activities that are reasonable and appropriate given the RSO’s purpose. RSOs may be permitted to hold fundraising events on and off campus under the following conditions:

1. **Fundraising activities shall be defined as:**
   a. Requesting donations, without products or services being rendered or
   b. Activities which raise funds through the sale of merchandise or services for the benefit of the recognized organization, for the educational purpose of the UAM or for the selected philanthropic project of the organization.

2. In order to ensure an equal distribution of usage of campus facilities RSOs may book no more than two events per semester in any one campus facility. Non-recognized and inactive organizations may not use campus facilities until
recognized or active status is established. However, a
facility may be scheduled for further use after the two
advance dates have been scheduled provided scheduling is
done thirty days prior to the event. Off-campus fundraising
is not to occur more than three times per semester for each
requesting RSO.

3. The president (event contact person) of an RSO will submit a
Fundraising Form to Student Programs & Activities at least
five (5) working days prior to the requested date(s) of the
fundraising. The Fundraising Form is available online and in-
person from Student Programs & Activities located on the
upper level of the University Center. Student Programs &
Activities will review the request for eligibility (recognized
student organization: number of previous events held during
the academic year) and appropriateness (for benefit of the
student organization rather than the benefit of an outside
vendor: consistency with purpose of the organization).

4. The fundraiser will not conflict with the educational
purposes of the University, University policy, another
activity already approved, or any federal, state, or local law
by including a drawing, raffle, lottery, or other games of
chance.

5. The fundraiser will not involve door-to-door fundraising on
campus.

6. The funds raised will be for philanthropic purposes and
directed to a non-profit, tax-exempt organization and no
funds will be made directly available to an individual or
individuals.

7. The RSO may not have outside or external agencies visit
campus to raise funds for the outside agency.

8. All funds must be deposited with the Cashier’s Office in the
RSO’s agency account if the organization receives university
funds for operational use. The Cashier’s Office, located on
the second floor of Harris Hall, keeps records of income
generated by the activity.

9. Only RSOs are permitted to fundraise on the UAM Campus.
Organizations that are not officially recognized by the
University may not fundraise on or off campus until official
recognition is bestowed upon the group.

10. Once the fundraiser has been completed and monies have
been turned into the Cashier’s Office, the organization must
submit a receipt to Student Programs & Activities. This
receipt is proof that monies were handled correctly and
deposited into the correct account.

**On-Campus Agency Accounts**

To deposit or withdrawal money, you must complete the Agency
Account Payment Request Form. The RSO would then take the form
and their deposit to the Cashier’s Office.

Should your RSO become negative in your on-campus agency account,
any deposits made into that account will revert to cover any balance
owed.

Only the authorized representatives on file with Student Programs &
Activities will be allowed to authorize any withdrawals from an on-
campus agency account. In the event of a request for over $99,
Student Programs & Activities will confirm the transaction with two
other authorized representatives. In the event of a request for over
$999, Student Programs & Activities will confirm the transaction
with three other authorized representatives and the RSO’s advisor.

The RSO may request the current balance in their on-campus agency
account through the Office of Finance and Administration. The balance
is as of the date and time requested. It may not include any
outstanding deposits or withdrawals. The RSO may also request an on-
campus agency account transaction report through the Office of
Finance and Administration. Transaction reports will show an RSO’s
deposits and withdraws.

The RSO is responsible for maintaining financial records for the
account. Funds must be in the account before charges can be made. If
charges are made to the account without the appropriate funds being available, the RSO’s privileges may be revoked until funds have been deposited.

**Off-Campus Accounts**

An RSO may choose to open a checking or savings account at a local bank or credit union. A bank account gives the RSO the option to write checks and have instant access to account funds. Most financial institutions will require the organization to have an EIN.

Caution should be taken if a checking account is used. Systems should be put in place by the RSO to ensure that no member has the ability to withdraw funds from the account without approval from the RSO and/or the Advisor. Some suggestions are: have dual signers on all checks, not having a debit/credit card and not utilizing on-line banking.

The RSO should also determine from the outset what would happen with the funds if the RSO becomes defunct.

**Advisor**

**Role**

All RSOs must have at least one on-campus advisor. The advisor must be a full-time or part-time faculty/staff member at UAM or a campus of the University of Arkansas System. An RSO that does not have an advisor will immediately become inactive until one is obtained.

Advisors are expected to be actively involved in the affairs of their RSO and assist the RSO in adhering to purposes, activities, and projects that are within the limits of the University policy. Advisors should be familiar with policies and procedures applicable to RSOs at the University, the constitution and purpose statement of the RSO they advise, and the activities and projects undertaken by their RSO. An advisor must sign the Advisor Agreement Form each year.

Each advisor must complete one Risk Management Training session. In addition, the advisor serves as the link between the RSO and the University; providing guidance to the organization in regards to University policies and procedures. While specific roles and responsibilities should be defined by the RSO and the advisor, an advisor should generally:

- Provide expert knowledge, guidance, and advice
- Be knowledgeable about activities and programs of the RSO
- Suggest and encourage new program ideas
- Help members apply principles and skills learned in and out of the classroom
- Point out new directions and options
- Provide insight into the RSO’s problems and successes
- Teach leadership techniques and develop new leadership
- Assist in maintaining high standards of programming and individual performance
- Provide continuity with the history and tradition of past years
- Assist in the development of procedures and plans of action

An RSO is responsible for inviting the advisor to all of its forthcoming meetings, programs and social events. The advisor is encouraged to attend as many of these events as possible.

**Best Practices**

- The advisor may help students find balance between their academics and their co-curricular activities. Student leaders often have the tendency to burn the candle at both ends and will overextend themselves. The advisor has a unique opportunity to remind students of their academic obligations and personal needs.

- The advisor may discourage dominance of the Recognized Student Organization (RSO) by any one individual and can encourage quieter students to take initiative.

- The advisor may encourage each individual to participate in and plan events. Some students, if not effectively encouraged, will not reach their potential as an RSO member or leader. Being a member of an RSO can provide students with valuable interpersonal and/or leadership skills,
but these will not develop to their highest potential if the student is not actively involved.

- The advisor may assist the RSO in developing realistic goals for the academic year. This will contribute to the education and personal development of the students involved.
- The advisor may be aware of major events and activities of the RSO and inform the RSO of University policies and guidelines that may affect these programs.
- The advisor may assist the RSO in evaluation. This includes evaluating individual programs as well as doing a complete evaluation at the end of the academic year. The advisor must be willing to give constructive criticism when necessary and offer words of praise for work well done.
- The advisor may encourage students to accept responsibility for specific roles within the RSO. The advisor should help them realize the importance of these roles. From officer positions to committee members, each student should feel invested in and accountable for their specific role(s).

Selection and Change of Advisor
Advisor selection is approved by the Executive Council member for the area in which the advisor works. An RSO may have more than one advisor.

Before an RSO makes the selection of an advisor, it should consider the following: (a) someone who will take the role willingly and seriously; and (2) someone who will commit the time.

When approaching a potential advisor for the first time, the RSO should make sure that the faculty/staff member has a clear understanding of the RSO’s purpose as well as what would be required pertaining to the duties and time involved.

To change advisors, an RSO will submit the name of the proposed advisor to the appropriate Executive Council member for the faculty/staff member.

Campus Security Authority
In accordance with the Clery Act and University policy, each advisor is identified as a Campus Security Authority (CSA). The definition of Campus Security Authority includes UAM personnel beyond UAM University Police officers who have significant responsibility for student and campus activities, including but not limited to, student housing, student conduct, and student organizations.

A CSA has an obligation to report allegations of Clery Act-defined crimes that the CSA concludes are made in "good faith". These crime allegations should be documented and reported to the University Police Department or to the local police. In "good faith" means there is a reasonable basis for believing that the information is not simply rumor or hearsay. That is, there is little or no reason to doubt the validity of the information. All actions of an organization are subject to review by the advisor and/or the University.

Event & Activity Planning

Event Planning
Events and activities are central to a vibrant University community. Events take time and effort to host, but can be some of the most rewarding co-curricular learning experiences you will undertake. The program model shown below illustrates six steps for planning an event:

1. Assess Needs
   - What kind of event or activity are people interested in attending?
   - What is your target audience? Who are they? What do you know about them?
   - How will you know if you are meeting the needs of your audience?

2. Determine Purpose
   - What are the intended goals of this event or activity?
- How do you reach your goal with this particular audience?
- How do these event goals match the goals of your organization?

3. Identify Resources
- Keeping in mind the events and activities for the rest of the year, how much money can you realistically afford to spend on this event?
- What people and/or services are available that can benefit your event?
- What resources are available for financial assistance? (SGA, Student Activities, etc.)

4. Plan Event
- Are the duties for this event outlined and delegated?
- Are “all the bases covered?” (Room reservation on master calendar, contract, food, equipment such as lighting and sound, security, cleanup, and publicity...)

5. Implement Event
- Will organization members be required to attend/participate? If so, how will this be tracked?
- Do you have a plan for clean-up and properly ending the event?

6. Evaluate Event
- What “follow-up” needs to be done? (Thank-you notes, surveys, payments, etc.)
- Do you plan to repeat this event?
- What changes can be made?

Low-Cost Events & Activities
RSOs often find themselves in the position of wanting to do some kind of unique program but they lack the funds to carry it out. In these circumstances, creativity can go a long way toward a successful event. The suggestions listed below are examples of activities that can be done on a minimal budget. RSOs are encouraged to use this as a guide for your ideas.

1. Lecture/Demonstration
- Utilize faculty or community members who have a particular hobby or area of interest. Many professionals are happy to speak in an area of interest they have outside their academic background.
- Collaborate with other RSOs for programs.
- Hold a First-Gen dinner where faculty, staff, and students who were the first in their family to go to college can share their experiences.
- Hosting a Meet the Majors fair could give students a chance to talk with faculty and students about a major they are interested in.
- Bring a local animal shelter to campus and talk about the importance of taking care of your mental health and how animals can lower stress.

2. Recreation
- Sponsor free foosball, pool, backgammon, etc., lessons in the University Center. It will give students something to do with their free time as well as give them a chance to learn new skills or improve on existing ones.
- Hold a bike ride, fishing at Weevil Pond, ultimate Frisbee tournament, arts and craft fair, etc.
• Hosting a Sardines/Scavenger Hunt is a fun way to get active while getting the chance to see different parts of campus.
• Hold a video game tournament in the Green Room and provide a bracket and a chance to win the game or prize.
• Host Wild n’ Out and have team shirts made.
• Provide hammocks and hang out at the Hammock Hive.
• Sponsor a fitness challenge. Create a hashtag where students can post their videos/pictures.
• Host an escape room and allow teams to sign up for a time to participate.
• Provide materials and hold a Paint and Sip night.
• Hold a Fall Fest with games, food, hay rides, pumpkin carving, fall photoshoot hashtag around campus
• Tailgate at home football games/have a pep group.
• Shuttle students to the Rink and host a 70’s night.

3. Cultural Arts
• Create a photo display from photography classes. Contact the instructors and students and reserve a gallery.
• Art shows - aside from painting, sculpture, and photo exhibits - you would be amazed at what people collect.
• Utilize the fine arts and music departments of other state/private colleges and universities. Many of them have musicians, artists, etc., willing to come for performances, demonstrations, master classes, etc.
• Provide an area where students can participate with a Before I Graduate mural, writing/drawing what they want to accomplish before graduation.
• Sponsor a virtual theme park or zoo tour.

4. Music
• Capitalize on any student music recital. Also, contact community and local school musicians about recitals and performances they have scheduled and ask if they would be willing to have their recitals on campus.
• Host a karaoke night in the Gallery Room.
• Set up a student poetry reading with musical accompaniment.
• Work with the music department staff for an evening program or showcase.
• Create a playlist students can listen to when they study, work out, or want to be introduced to something new.
• Attend a play, concert, or opera in the Fine Arts Center.
• Host a night of jazz and coffee at a local coffee shop.

Reservations
When reserving University facilities for an on-campus event or activity, the following policies apply:

1. All facilities are reserved on a first come, first served basis. Priority is given to the University’s organized educational programming and official functions.
2. Any facility use is secondary to and shall not interfere with the primary purposes and functions to which University facilities are dedicated (i.e., classes, official University business).

3. All reservation requests must be submitted at least five (5) business days prior to the event.

4. Reservations for academic buildings and athletic facilities will require additional approval.

5. Recognized Student Organizations (RSOs) with regular meetings on campus can request a recurring reservation for the entire academic year. The dates and times of all the meetings must be included on the reservation request.

6. Non-recognized student organizations may not utilize campus facilities for any purpose other than to conduct interest meetings until recognition is granted by the University.

7. In order to maintain the academic environment needed at the end of a semester, RSOs may not host events after the last class day of a full semester. This will allow students to focus on preparing for the end of semester projects and exams.

8. All facility reservations must be concluded no later than 12:00 a.m., Sunday through Thursday, and 1:00 a.m., Friday and Saturday. Exceptions are granted by Student Programs & Activities.

9. Student Programs & Activities may impose a limitation on the number of major social events allowed per day on campus.

Facilities Use

Any recognized student organization may use University facilities for meetings, performances, and other organized activities subject to campus policies governing such activities. A recognized student organization (“RSO”) may not be denied use of a University facility for meeting or speaking purposes based solely upon the organization’s expression. In addition, RSO use of a facility for meeting or speaking purposes may not be denied based solely on an RSO’s requirements that members affirm and adhere to particular sincerely held beliefs or principles, that members comply with the RSO’s standards of conduct, or that members further the organization’s defined mission or purpose. Any restrictions must be reasonable time, place and manner restrictions and must otherwise comply with Arkansas Code section 6-60-1005. Restrictions must advance a significant interest of the institution and must not restrict expressive activity more than is reasonably required to meet the institution’s interest.

If an off-campus speaker or performer is to be invited to campus by a recognized student organization, the faculty advisor must give his or her approval prior to the time an invitation is extended and publicity is released. Approval or disapproval will not be based solely upon the content of the speaker or performer’s protected speech. In the event the group does not currently have an official advisor, the approval of a faculty member or administrator is required. Whether to invite a particular speaker or performer is generally up to the student organization, but event details such as date, time, location, and security arrangements are subject to review and approval by campus officials.

Publicity and communications concerning any meetings shall clearly identify the sponsoring organization and shall carefully avoid any stated or implied University sponsorship. In all open meetings at which an off-campus speaker will speak, a faculty member or administrator shall be present, and there will be an opportunity for questions.

An invitation to a speaker does not necessarily imply approval or disapproval of the speaker or his or her views by either the University or the student organization.

In case a request for the use of a University facility by a recognized student organization cannot be granted, it is the responsibility of the University officer to whom the request was made to notify promptly in writing the organization making the request and state the reasons for the denial.
Speakers may be invited to the campus to discuss political issues, but they may not engage in political fundraising. Recognized student organizations may solicit membership and dues at meetings, and philanthropic events may be conducted by registered student organizations on their own behalf in compliance with campus policies. This policy shall be interpreted consistent with the University’s educational mission of encouraging students to engage in expressive activity as part of their preparation for lifelong responsible citizenship.

**Food**

All food service for University activities is limited to services provided by Aramark Dining Services, who provides regular dining services to the University.

Aramark Dining Services is authorized to provide catering services at on-campus and off-campus locations for both University and private events. All activities for off-campus University events which involve food service should be scheduled through the appropriate department and/or unit head, as well as the campus food vendor.

If your organization would like to host an event involving food (snacks, meals, etc.) or drinks, Aramark Dining Services is your starting point. As a contracted partner of the University, Aramark has the first right of refusal: this means that they are the only ones providing food or snacks for all campus programming and events unless approval is granted by the Food Service Director.

Please follow the process outlined below or meet with Student Programs & Activities for guidance to order food or drinks:

1. Go through the process to have your event date, time, and location reserved.

2. Call or visit the Dining & Food Services office to speak with the Director of Food Services at least 2 weeks in advance. For this meeting, you will need:
   a. Your budget
   b. The estimated number of people you would like to serve
   c. An idea of what type of food you would like at your event
   d. The time the food needs to be set by

3. Dining & Food Services will provide you with options for food that fit your budget.

4. Fill out appropriate payment paperwork.

5. Bring this form to Dining & Food Services for payment of your food.

**Lecturers/Performers**

RSOs sponsoring outside lectures are encouraged to provide question and answer periods. However, all RSOs within the University who schedule lectures are free to decide whether or not a question-and-answer period is necessary and act accordingly. The RSO’s official advisor must give approval prior to the time that an invitation to an outside lecturer or performer is extended and publicity released. An invitation to a lecturer or performer does not necessarily imply approval or disapproval of the lecturer or performer’s views by either the University or the RSO. Divergent points of view must be examined but at the same time kept within a frame work of orderly conduct.

**Sound Amplification**

RSOs may use amplified sound outdoors on campus if approved in advance by the Dean of Students or the Director or Student Programs and Activities. Any event or activity determined to be disruptive to any authorized university activity may be stopped or modified, notwithstanding the amplified sound provisions listed in the policy.

**Films**

RSOs may sponsor movie or film showings on campus. They must either receive (a) written permission from the copyright owner to hold a public viewing or (b) pay for the use of the public viewing rights using a distributor. Simply purchasing or renting a movie or film from a store, streaming, or checking one out from a library does not comply with copyright laws.
Distributors/Licensing Corporations:

Criterion
800.890.9494
http://www.criterionpicusa.com

Motion Picture Licensing Corporation
800.462.8855
http://www.mplc.com

New Yorker Films
212.645.4600
http://www.newyorkerfilms.com

Swank Motion Picture
800.876.5577
http://www.swank.com

Safety & Risk Management

Social events are defined as any function or activity, open or closed to the public, which is provided by an organization to meet the social needs of its members and/or guests. Such events include, but are not limited to, parties, gatherings, dances, movies, card games, casino nights, comedy nights, boxing, step shows, bowling parties, rodeos, sporting competitions, water competitions (fishing, boating, skiing, canoeing, etc), picnics, cookouts, campouts, mixers, membership recruitment activities, etc. The student organization, its officers and members acknowledge and agree that they will abide by the following guidelines for all social events and represent that they will take every effort to ensure that all attendees and guests of the organization are aware of and abide by these guidelines:

- All members, attendees and guests attending the social event must sign-in prior to entering the event. All attendees must present a valid UAM student ID to enter a closed event. If the event is an open event, all attendees and guests must present a valid UAM student ID or a valid driver’s license and be 18 years of age or older. A copy of the signed list is to be maintained by the organization’s record keeper and a copy made available to the Office of Programs and Activities upon request.

- The on-campus faculty or staff advisor of a student organization (or his/her on-campus faculty/staff designee) must be present at the off campus social event, as well as all scheduled activities of the organization, whether occurring on or off-campus (alumni advisors or national advisors do not meet “on-campus advisor” status).

- The student organization, its officers and members pledge that they will not serve, consume or possess, or permit attendees or guests to serve, consume or possess alcoholic beverages or illegal substances at any time, by anyone, on University owned or controlled property, at any University sponsored function or at any social event hosted by the student organization.

- The student organization, its officers and members pledge that they will not possess or knowingly allow attendees or guests to carry or possess any knives, weapons, firearms, explosives and/or toxic substances at any social event hosted by the student organization.

- The student organization, its officers and members agree to abide by the UAM Code of Conduct, as well as all local, state, and federal laws when hosting any social events, and further agree to ensure that all attendees and guests do the same.

- The president or planner must complete and submit the Off-Campus Social Event Registration Form to the Office of Programs and Activities one (1) week prior to hosting any off-campus event. Copies of the form may be obtained from the Office of Student Programs and Activities located in the John F. Gibson University Center.
• Organizations affiliated with, or governed by, national groups must also follow any and all risk management policies as defined and established by their respective national charters, constitutions, and bylaws. Risk management includes, but is not limited to, policies that address: alcohol, illicit drugs, hazing, hosts/sponsor policies, and/or “open party” policies/guidelines, and social host restrictions or limitations.

• All Greek organizations must file a copy of their National Charter, By-laws, and Risk Management Policy with the Office of Student Programs and Activities. Greek Organizations, who have membership in FIPG (Fraternity Insurance Purchasing Group), must abide by FIPG Risk Management Policies.

Promotion & Publicity
The University supports the freedom to publicize activities and distribute materials by internal or external entities relating to functions on- and off-campus which benefit the University community and are consistent with the University’s values.

General Posting Policy
Approval must be obtained prior to making use of the residence halls or campus facilities for the sale, promotion, posting or distribution of any type of material. All material must have an RSO responsible for the material stated directly on each piece and adhere to all policies that apply.

All printed materials posted or distributed on campus by students and guests must receive approval from Student Programs & Activities. Printed materials include flyers, posters, banners, announcements and advertisements. Bring one sample to the Student Programs & Activities Office for stamped approval and make copies from that sample. Allow 24 hours turnaround time for approval.

Review and approval of postings will be based on the time, place and manner of posting, not the posting’s content.

Additional Approvals
The Dean of Students (or designee) must approve all promotional material for any and all activities before being posted.

Academic and Administrative office posters do not need the approval of Student Programs & Activities but should be marked with department and date, (i.e., Financial Aid Office, December 10, 2013, Do not remove until December 31, 2013).

The promoting group must obtain permission of the appropriate department to post on bulletin boards in Academic/Administrative areas for non-departmental ads.

Literature Distribution
Literature distribution must be supervised by a student member of the sponsoring registered organization. Non-students may not distribute literature on campus without specific approval of the Dean of Students (or their designee).

Each sponsoring organization will be held responsible for the conduct of the distribution activity, including the behavior of any non-student participant.

On Campus: The distribution must be made only in designated areas. Calling out to people to facilitate the distribution of literature is not permitted. Absolutely no printed materials may be placed on automobiles parked on University property.

Off Campus: Posting or distribution of materials at an off-campus location requires permission of the proprietor.

Posting Guidelines
A maximum of 50 posters, 150 flyers or announcements, and up to four banners are permitted per event. Refer to the list of approved flyers posting locations in the next section.

Masking tape or painter’s tape are suitable for posting. Persons posting are responsible for providing all materials.

Materials may remain posted for a maximum of 14 days or until the day after the announced event, whichever is sooner, and the sponsoring group is responsible for removal. Groups may be fined if materials are not removed the day after an event.
Posting Locations
Non-Academic Bulletin Boards:
- Sorrells Hall 1st Floor
- Babin Business Center
- Science Center
- Music Building
- Memorial Classroom Building

Non-academic Buildings:
- University Center
- Fine Arts Center
- Student Success Center
- Visual Performance Center
- Residence Life
- Wellness Center
- Harris Hall 2nd Floor Graphic Design

Posting Violations
- Posting materials without proper approval(s).
- Posting materials on painted pillars.
- Posters with alcohol as the primary emphasis.
- Use of two-sided, electrical or duct tape.
- Covering another announcement or impairing an individual’s line of sight.
- Posting on glass doors or windows, painted or varnished surfaces.
- Distribution on cars parked on campus.

Failure to adhere to this policy may result in losing the privilege to distribute or post printed materials on campus for a period of time to be specified by Student Programs & Activities.

Yard Signs
H-Frame signs made from 8 or 9-gauge steel and corrugated plastic may be placed by RSOs on campus. The Dean of Students (or designee) must approve all promotional material for any and all activities before being posted.
- Signs may not be placed in flowerbeds, next to fire hydrants, blocking other signs, or impeding the flow of traffic.
- Due to underground utilities and irrigation, any sign larger than 24x18 or with larger stakes than 8 or 9-gauge steel must be placed by the physical plant. A work order will have to be submitted.
- Signs announcing a date specific event may be posted up to fourteen (14) days prior to event; signs must be removed within one business day after the event.

Wooden Letters
If an RSO wished to display large wooden letters on campus, they may do so following the guidelines below:
- Wooden letters may remain displayed for a maximum of 14 days or until the day after an announced event, whichever is sooner, and the sponsoring group is responsible for removal.
- Maintenance of the wooden letters while displayed is the responsibility of the RSO. Should the letters fall down or become broken or unsightly, the RSO must remedy the issue.
- Wooden letters, in order to be displayed, must be in good condition and add, not detract, from the overall aesthetic on campus. This means:
  - Wood and hardware in good condition, no splinters or rusty hardware
Paint in good condition, no peeling, chipping, fading, or wear

Digital Signage
TV screens in the Student Success Center and other areas of campus may be used to advertise RSO events. The Dean of Students (or designee) will approve all materials to be posted on digital signage. General guidelines are as follows:

- Use of digital signage may be requested for a maximum of fourteen (14) days prior to an event or awareness day sponsored by the RSO
- Image to be displayed must include the name of the sponsoring RSO, the date, time, location, and a contact for the event
- Graphics must be submitted in 1920x1080 widescreen aspect ratio
- Acceptable file formats are .pdf, .jpg, .png, .ppt, .pptx
- Allow 24 hours turnaround time for approval

Campus Email
A weekly RSO email will be sent to all members of the campus community each Sunday evening. In order to have your RSO event or announcement featured in the weekly email, follow the guidelines below:

- Submit your campus email request to Student Programs & Activities by 3 PM on the Friday prior to the Sunday release day
- Information to be included will be the name of the sponsoring RSO, the date, time, location, and a contact for the event
- You may submit a graphic or digital flyer to be included in the email

Promotional Tables
Tabling is a great way to be active on campus and interact with members of the campus community. Tables to be used outdoors may be reserved through a Physical Plant work order. Tables to be used indoors may be reserved through UAM Reservations.

Banners
The posting of banners or other exterior announcement materials on the campus must be approved through Student Programs & Activities. Approved banners may only be posted in designated areas which include banner sites at several locations throughout the campus and/or the chain link fence of the football field and tennis courts. No posting or display should take place until confirmation of approval has been made by the Dean of Students (or designee).

Banners announcing a date specific event may be posted up to fourteen (14) days prior to event; banners must be removed within one business day after the event. Any unapproved banner/signage posting is strictly prohibited and will be removed immediately.

Review and approval of postings will be based on the time, place and manner of posting, not the posting’s content. Institutional banner campaigns will take precedence over all university department/student organization banner campaigns. No banner shall be affixed to University building, exterior facilities, any other permanent structures, or vehicles. Exceptions will be made for University-sponsored functions that include, but are not limited to: Homecoming, Parent/family Appreciation Day, Scholars Day, Commencement or other events explicitly approved by the Executive Council. The University reserves the right to deny banner placements for expression that is obscene or defamatory, or consists of fighting words, threats of physical harm, or incites imminent lawless action.

Chalking
Advertising events with chalk on sidewalks (termed as “chalking”) by RSOs or University departments is permitted, following these guidelines:
- Sidewalk chalking may be done on designated sidewalks only and should be 25 feet from the building’s entrance(s)/exit(s).
- Only washable sidewalk chalk may be used. Spray chalk is not permitted.
- Chalking announcing a date specific event may be posted up to seven (7) days prior to event; chalking must be cleaned off within seven (7) days after the event.
- Chalking must be in a location where the advertising can be reached by rain: therefore, no chalking is permitted on any building or under an area where there is an overhang.

### T-Shirts

All RSOs should consult with Student Programs & Activities when purchasing t-shirts or other memorabilia when using the University name, logo, emblem, etc. to ensure that the necessary procedures and standards are followed.

### Copy Center

The Graphic Design & Copy Center (GDCC) houses university printing and design services for students, faculty and staff. Located in Harris Hall Room 200, you can request copies of your RSO event or meeting flyers through the GDCC. Call the office at 870-460-1074 or visit the informational links below to find out about pricing and placing orders. You must have an account number and contact person for the RSO to place a printing order. Student Programs and Activities can provide your account number if you do not know it.

The GDCC can provide table tents, large and small flyers, color printing, black and white copies on color paper, and other various printed materials. Because of the number of materials printed on campus, it is best to give the GDCC at least a week’s notice whenever possible.

[Copy/Print Request](#)

[Graphic Design Request](#)

[Copy Center Pricing Guide](#)

### Risk Management

#### Alcohol & Other Drugs

To comply with the Drug Free Schools and Communities Act of 1989 (DFSCA) and subsequent amendments, students and employees of the University of Arkansas at Monticello are informed that strictly enforced policies are in place which prohibit the possession, use or distribution of any illicit drugs, including alcohol, on University property or as part of any University-sponsored activity unless event-specific permission is given for of-age students to consume alcohol moderately. Students and employees are also subject to all applicable legal sanctions under local, state and federal law for any offenses involving illicit drugs on University property or at University-sponsored activities.

The University of Arkansas at Monticello affirms that illegal drug use is unlawful and harmful. The use of illegal drugs and alcohol abuse by students and employees could result in cognitive deficits, loss of productivity, and other health risks. These risks include an increased risk of accidents, which may result in death or permanent injury. Free, confidential counseling for alcohol and other drug abuse issues is available to students and employees through University Counseling Services, Health Services, and the employee assistance program. Other resources may include assessment, individual counseling, educational programs, materials, and referral and case management through community agencies, all of which might include a fee.

Students exhibiting signs of excessive alcohol consumption will be transported via Emergency Medical Services (EMS) at the student’s expense for medical attention. Refusal to cooperate with EMS personnel may result in arrest in order to ensure the student’s health and safety and/or a conduct complaint for disorderly conduct and/or failure to comply.

For more information, see “Alcohol & Other Drug Policy” in the “Community Standards” section of the Student Handbook.
Hazing
The University of Arkansas at Monticello does not permit hazing of any nature by any student or student organization. Act 75 of 1983, which prohibits hazing and prescribes punishment for those convicted of hazing, defines hazing as:

1. Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others which is directed against any other student and done for the purpose of intimidating the attacked student by threatening him/her with social or other ostracism or submitting such student to ignominy, shame, or disgrace among his/her fellow students, and acts calculated to produce such results.

2. The playing of abusive or truculent tricks on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others, upon another student to frighten or scare him/her.

3. Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others which is directed against any other student done for the purpose of humbling the pride, stifling the ambition, or impairing the courage of the attacked student or to discourage him/her from remaining in that school, college, university or other educational institution, or reasonably to cause him/her to leave the institution rather than submit to such acts; or

4. Any willful act on or off the property of any school, college, university, or other educational institution in Arkansas by one (1) student alone or acting with others in striking, beating, bruising, or maiming; or seriously offering, threatening, or attempting to strike, beat, bruise, or maim: or to do or seriously offer threaten, or attempt to do physical violence to any student of any such educational institution: or any assault upon any such student made for the purpose of committing any of the acts, or producing any of the results, to such as defined in this section.

For more information, see “Hazing” in the “Community Standards” section of the Student Handbook.

Travel
Frequently students travel off-campus in order to represent the University. Travel may be in University vehicles, via commercial means, and/or in private cars. The University requires adequate protection for the students and that the University is protected from claims and liability which might arise from these occasions. In order to insure protection, the following will be observed as policy and regulations:

Official Representation
The University of Arkansas at Monticello recognizes that a student travels as its official representative only under the following conditions:

1. The appropriate administrative official authorizes a student or students to be “Official University Representatives” for the purpose of attending an event related to the accomplishment of the University’s educational purposes.

2. The University will benefit from the representation in a substantial manner.

3. The student(s) travels by University vehicle or by transportation selected for the and approved by the appropriate administrative official.

4. The student(s) meets campus requirements for participation in extracurricular activities.

5. Before leaving the campus the student(s), and accompanying UAM faculty or staff member will register according to the procedures outlined in these regulations.

Procedures for designating students as Official University Representatives
The possibility of claims and liability arising from student travel makes necessary strict procedures for travel of enrolled students to off
campus sites for University purposes. The following procedure, therefore, will be adhered to:

1. Authorization must be secured from the appropriate Executive Council member in a reasonable time period in advance of the travel by submitting a Notification of Off-Campus Travel form.

2. Copies of the completed registration form will be forwarded to the Vice Chancellor for Student Engagement and to the administrative official authorizing the travel.

3. The faculty advisor will properly inform students of the responsibility of this status.

Travel Regulations

1. Students may travel on public carriers, in University vehicles, or by private vehicle, if it is covered by an insurance policy currently in effect and purchased by the owner of the vehicle. Proof of private insurance is to be shown, in advance, to receive permission.

2. In the event of an accident, full disclosure will be made of name, address, registration number of vehicle, driver’s license, and University status of individual involved, but liability should not be admitted until all facts are known and fault is established. All laws regarding the operation of a motor vehicle and traffic regulations must be obeyed.

3. Students will file reports with an Executive Council member and the UAM Business Manager’s office concerning any accidents, collisions, personal injury, or property damage to themselves or to others, immediately upon returning to the campus. When privately owned vehicles are used, the owner should notify his/her insurance company immediately.

4. No student(s) will be allowed to operate University vehicles during off-campus trips as defined herein unless the University employs the student for this purpose.

5. When a University car is used for off-campus travel, the person to whom possession is delivered will first display to the Motor Pool officials a valid driver’s license for him/herself and for any individuals who will drive during the trip. Only employees of the University may operate University vehicles.

The above rules are inapplicable in the following cases:

1. Passengers riding in University-operated vehicles between portions of the campus.

2. UAM will not accept responsibility for any liability associated with off-campus trips organized or sponsored by a student organization in its own interest and purposes or trips not made on behalf of the University of Arkansas at Monticello as official travel.

3. Dispatching of a student for an errand in a city where he is regularly enrolled. A student dispatched by a faculty or staff member who would derive benefit from the errand may be subject to liability on the assumption that the student was an agent of the faculty or staff, and not of the University.

Advisor

All student groups must have an advisor on University-sponsored trips. Advisors must be a full-time or professional employee (faculty or staff) of the University of Arkansas at Monticello or a campus of the University of Arkansas System.

Individual advisors who accompany a student or groups of students during off-campus trips assume responsibility for the conduct of their students to ensure the University is represented in an appropriate manner.

The responsible person may be liable, due to his/her own negligence, for any person or persons injured. In addition, his/her act may be attributed to or may reflect on the University where the acts occur as a result of something within his/her general authority. The advisor is
Conduct of University Representatives

Students away from the campus as University representatives are subject to disciplinary action by the University for breaches of the “Standards of Conduct” provided in the UAM Student Handbook, as well as the breach of any local, state, or federal law in the states in which they are traveling. The accompanying advisor is authorized and required to maintain good order and maintain appropriate representation during the trip. Upon return to campus, disciplinary action may be taken for violations of conduct codes during any trip.

All University-related travel must be in compliance with the UAM Travel Policy.

Discrimination

The University of Arkansas at Monticello is committed to providing educational opportunities to all qualified students and employment opportunities to all persons, regardless of their economic or social status, and will not discriminate on the basis of race, color, religion, creed, gender, gender identity, sexual orientation, ethnic or national origin, disability, age or any legally protected class. The Office of Student Special Services has been designated to coordinate efforts to comply with all laws and regulations applicable to qualified disabled individuals as required by Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990. Inquiries concerning the application of all federal laws and regulations regarding discrimination should be directed to the Human Relations Officer, Office of Finance and Administration, Babin Business Center, Monticello campus, (870) 460-1522.

The University releases information on the quality of its teacher preparation program according to the requirements of Section 207 of Title II of the Higher Education Act as amended in 1998. Official Title II data is published in appropriate University publications. Inquiries concerning Title II data should be directed to the Dean, School of Education, and (870) 460-1062.

Public Assemblies

The right of freedom of expression at outdoor areas of campus includes organized demonstrations. At the same time, this right does not allow individuals to materially disrupt the University’s operations or endanger the safety of others. Accordingly, large-scale events must receive prior permission from the Associate Vice Chancellor/Dean of Students on the Monticello campus: Director of Student Services for UAM-CTC on the Crossett campus: or the Director of Student Services for UAM-CTM on the McGehee campus at least 3 business days in advance of the event or activity.

The University will work with the requesting person to either meet the request or find a suitable time and location. To ensure safety on campus, the University may require the requesting party to provide a parade route, hire security, ensure egress to facilities, or take other steps to maintain the safety of campus. Demonstrations and protests are not permitted in buildings. All participants must follow applicable laws and policies. This policy does not designate all publicly accessible outdoor locations on campus as traditional public fora. See UAM Operating Procedure 710.5 for more information.

New Recognized Student Organizations

Getting Started Checklist

Step 1: Download a copy of the New Student Organization Recognition packet from the Student Programs & Activities webpage. Set up a meeting to review the process with the Dean of Students.

Step 2: Use the constitution outline and samples provided to develop a Constitution and By-Laws for your organization.

Step 3: The organization must have at least 10 members, of which at least 6, including two officers, will return the following year. This is required to ensure that there is sufficient, sustainable interest in the creation and longevity of a new organization.

Step 4: Submit the completed New Student Organization Recognition packet online with all the required materials and forms.
Step 5: Meet with the Dean of Students to review the material submitted. Work with the Dean of Students as the Recognition Process begins (see below).

**Naming Your Organization**

- The name and purpose of the student organization must be unique—the name and purpose cannot duplicate the name and purpose of an existing RSO.

- Recognized Student Organizations who choose to use UAM in their title must use the following format: (Name of Organization) at UAM. Student organizations are not official entities of the University and may not represent themselves as such.

- RSOs cannot use the University trademarks, seal or logos (including mascot), without permission, as part of any letterhead, sign, banner, pamphlet, t-shirt, or other printed material that bears the name of the organization. Furthermore, student organizations may not manipulate or otherwise alter any trademark, seal or logo of the University without express permission.

- RSOs may indicate existence at the University as part of any letterhead, sign, banner, pamphlet or other printed material that bears the name of the organization by adding the phrase “at The University of Arkansas at Monticello (or UAM)”.

**Recognition Process**

There are procedures that must be followed in forming a University of Arkansas at Monticello recognized student organization. A group wishing to be recognized by the University must submit to Student Programs & Activities a typed copy of a constitution stating the purposes for which the organization is to be formed. A sheet with the signatures of at least 10 qualified members and the faculty/staff advisor must also be submitted. The following information is required in the constitution:

1. Name of the organization (no organization shall use a name identical to or closely similar to the name of a previously recognized organization).

2. A declaration of the purposes, goals, activities (purpose statement) of the organization. The purpose must not violate human rights, discriminate against any group, or support any cause that may create emotional or physical endangerment.

3. A listing of officers by title and any specific functions of the officers. Officers must have at least a 2.00 cumulative grade point average and not be on disciplinary probation.

4. A statement of terms of the office and the time and method of election.

5. Membership eligibility requirements.

6. Frequency of meetings. Specification for a special or called meeting and what constitutes a quorum must be stated.

7. Provisions for an advisor (full-time or part-time faculty/staff at UAM or a campus of the University Of Arkansas System). Who will choose the advisor and the role of the advisor must be stated.

8. Section on finance. A statement on membership dues and a statement that the organization will collect, disburse, and operate their funds from a university agency account must be stated. It must also be stated what constitutes a fiscal year, and who needs to sign an agency form before a check or payment can be processed.

9. Arrangements for standing or other special committees must be specified.

10. Provisions for amendments to the constitution and what is a majority vote to a mend must also be included.

Upon completion of its constitution, the organization must present its constitution to Student Programs & Activities. The Dean of Students
will verify that all University requirements for recognition have been met. The Dean of Students will convene the Student Engagement committee to review the organization’s constitution. Upon this committee’s approval, the organization will be presented to the UAM Assembly to receive official recognition. During the time the application for recognition is being considered, a group may not sponsor speakers or other activities in the name of the proposed organization. The group will be permitted to conduct three informational or interest meetings while seeking recognition.

**Constitutions**

The Constitution of an organization contains the fundamental principles which govern the organization. The By-Laws establish the specific rules of guidance by which the group is to function. All but the most informal groups should have their basic structure and methods of operation in writing.

By definition, an organization is a “body of persons organized for some specific purpose: a club, union, or society. The purpose of writing a constitution will serve to:

- Clarify your purpose
- Define your basic structure
- Provide the cornerstone for building an effective group
- Allow members and potential members to have a better understanding of what the organization is all about and how it functions.

If you keep in mind the value of having a written document that clearly describes the basic framework of your organization, the drafting of the Constitution will be much easier and more rewarding.

The following is an outline of the standard information to be included in a Constitution. The objective is to draft a document that covers these topics in a simple, clear, and concise manner.

**Article I**

*The name of the organization*
group will change over time and it is important that the Constitution and By-Laws are updated to reflect the current state of affairs.

Make sure every member of the organization has a copy of them. This will help unify your members by informing them about the opportunities that exist for participation and the procedures they should follow to be an active, contributing member. A thorough study of the Constitution and By-Laws should be a part of officer training and transition.

Residence Life
Residency Policy

Provided Services

Computer/Internet Network Connection
Each resident hall offers Ethernet and Wi-Fi Connectivity. All use of this service must be consistent with the policies outlined in the Information Technology part of the Student Handbook.

Additional information can be located at http://www.uamont.edu/it/index.html

Pest Control
Residence Life offers pest control service on the third Wednesday of every month. If you are having a problem with pests, please notify your RA, RD, or someone in the Residence Life main office immediately.

Laundry Facilities
Laundry facilities are available in each residence hall. Commercial washer and dryers are available to hall residents free of charge. The Office of Residence Life or the University is not responsible for articles left in the laundry room and residents are urged to wait for their clothes to wash/dry rather than leaving them unattended. Laundry should not be dried on sun balconies, in windows, or suspended on lines between buildings or walls.

All problems with laundry equipment or facilities should be reported to an RA or via the Work Order Submission form. Students are prohibited from doing laundry for non-residents. The University reserves the right to enforce those guidelines by all necessary means to ensure compliance. Persons who violate these guidelines may be subject to disciplinary action according to the Code of Student Conduct. Groups or associations that repeatedly violate these guidelines may be prohibited from further use of University grounds and facilities.

Loss of Personal Property
The University does not assume any legal obligation to pay for lost or damaged personal property if it occurs in its buildings or on its grounds, prior to, during, or subsequent to the contract period. The University is not responsible for loss of personal property in the residence hall due to fire, theft, and interruption of water, heat, utilities, or other causes. This also includes items left unattended in the laundry rooms. The student is encouraged to carry appropriate insurance to cover such losses.

Maintenance/House Keeping
Requests for repairs should be submitted through the UAM ResLife Home page via the “UAM Fixit Portal” located http://www.emailmeform.com/builder/form/ExU0nc2fLg31O43z9182XR. Repairs are then turned into the Maintenance Department. Work orders will be completed at a timely manner. For status updates or emergency maintenance issues contact your RA/RD on duty.

Although residents are responsible for cleaning their own rooms/living spaces, custodians are on staff to regularly maintain/ clean common areas of the residence halls (e.g., lounges, lobbies, hallways, stairwells, and communal restrooms).

Care of Residence Hall Rooms
The University of Arkansas at Monticello has provided each room with basic furnishings. It is understood that each student will care for this furniture as if they were his/her own. Damage to room or room furnishings will be charged to the occupants of that room. An inventory inspection will be provided to protect against improper charges to a student’s account. It will be assumed that any damage to the room or room furnishings, which is not noted on the inspection, will have occurred during occupancy. Failure to properly complete the room inspection form will make the occupant liable for all repair and
replacement costs. The cost of repairing and replacing damaged furniture, fixtures, room equipment, or other property will be assessed against the student responsible. If responsibility cannot be determined, the cost of damages will be divided among the occupants.

Waste/Trash Disposal
Trash containers are conveniently located in the residence halls. Please take your trash to the designated area. Do not put your bagged trash in bathroom or laundry room trash cans. Do not rinse food or melted wax down sinks at any time. At the University Apartments there are large trash bins located between both complexes across the road. Trash is not, at any time, to be thrown or dropped over rails, out windows or left in the common areas or lawns. Before discarding coals, ashes, or other materials used in barbecue grills, residents should ensure that the debris is thoroughly cold. In an effort to keep our community clean and orderly, let’s keep our parking lots and lawns free of debris.

Grilling
Personal grills are only permitted at the University Apartments. Grills are not to be used on the balconies, breezeways, or porches. Residents should not leave grills unattended. Grills should be used at least 10 feet away from the building. Use only recommended charcoal starter fluid. Never use gasoline. We encourage residents to take advantage of the courtyard area and fire pits for cookouts and picnics. In addition, the pavilion beside Maxwell Hall is available for residents’ use.

Visitation and Quiet Hours
Guests
A resident of the building must always escort guests. Guests must abide by UAM policies and must not infringe upon the rights of roommates and other residents. Residents are responsible for informing their guests of UAM policies and will be held accountable for the behavior of their guests. Residents are responsible for all items found in their rooms and for all activities occurring within their rooms while hosting a guest. The residential student is responsible for the behavior of their family member(s). No more than two (2) visitors will be allowed in an individual’s room. Guests are never allowed to be left alone in a resident’s room. Residents should never allow a guest to use his/her keys.

Visitation Hours
Visitation hours are designated times when a resident may have a guest visit his/her room.

Bankston, Horsfall, Royer
Monday-Thursday 12pm-Midnight
Friday 12 pm-3 am
Saturday 12 pm-3 am
Sunday 12 pm- Midnight

University Apartments/Maxwell: 24 hour Visitation Policy

Overnight guests
Residents are permitted to have an overnight guest of the same gender in their individual rooms in the residence halls. Guests are required to check in with the RD of the respective hall and a guest housing form must be filled out 24 hours prior to guest’s arrival. All guests must abide by all University and Residence Life policies while visiting the UAM Campus. Residents are responsible for the behavior of their guest. In the case of a double room, prior consent of the roommate is needed. Residents are limited to three overnight guest visits in an academic year. Each overnight guest may only stay for two nights. All overnight guests must be 18 years of age. The RD of each residential facility may grant special permission for overnight guests under the age of 18.

Visiting Children/Dependents
Children may only visit the residence halls during daytime hours after given approval from RD or Director of Housing. Children may only visit residents in the main lobby or entry common areas of each residential facility. In order to protect against injury, promote safety, and provide privacy for other residents the following restrictions apply:
• Children must be attended at all times. They are not permitted to run through hall ways, stairwells, or in public areas unattended.

• Visiting children who disturb other residents may be removed from the hall.

• Residents may not provide paid babysitting service in the halls.

• Residents with children who visit more than once a week must meet with the Director of Residence Life to discuss their individual situation. UAM reserves the right to limit or deny the visitation privileges of children of residential students.

• Children are defined as those persons 17 years of age and under.

NOTE: The University of Arkansas at Monticello does not assume responsibility or liability for children visiting the residence halls.

Quiet Hours
Quiet hours are daily from 10:00 pm to 8:00 am.

Quiet hours are intended to provide an atmosphere conducive to study. If your music or television can be heard outside your room, it is too loud. Residents are requested to respect the rights of their neighbors. Social and friendly gathering of residents and theirs guests is welcomed. Residents are entirely responsible for the conduct of their guest in and outside their residence. Conduct that is boisterous, obscene or generally objectionable to other residents as well as conduct which endangers the safety of any person, will not be tolerated. Stereos, radios, televisions and musical instruments are to be played at a minimal level, particularly between the hours of 10 pm and 8 am. Avoid entertaining more guests than your room can handle with respect to your neighbors. Residence halls may increase their quiet hours during certain times in the semester.

Courtesy Quiet Hours
Courteous quiet hours are observed 24 hours a day in 7 days a week. During courteous hours residents are required to be courteous of other residents’ needs. A resident should never make so much noise that it is disturbing to the study and sleep habits of another resident. You should be able to approach your neighbor at any time to let them know if they are disturbing you. If they follow this policy, they should be considerate of your request and reduce their noise level. Likewise, if you are requested to be quiet by a fellow resident, RA, or RD, you should be respectful of their wishes. Documentation for noise violations can be made at any time.

Safety & Security
Disrupting the Peace
Disrupting the peace and good order of the University includes but is not limited to: fighting, quarreling, slander, defamation of person by written/printed words or pictures, speech or written material that induces riotous behavior or other disruptive behaviors in any UAM facility, or controlled property.

Keys & Lockouts
Upon moving into their room, residents are issued a room key. This key is for their personal use only and should not be loaned to anyone. State law prohibits unauthorized duplication of University keys. If residents lock themselves out of their room, they may contact an RA or an RD for admittance. Excessive failure to carry keys could result in a judicial sanction.

Staff members are only allowed to open a door for residents of that particular room. Students may not be admitted to another student’s room for any reason.

If a resident loses their key, they should immediately notify an RA or an RD. The room’s lock will then be changed and new keys will be issued. The charge for this lock and key replacement in Bankston, Horsfall, Maxwell and Royer is $120.00 and the University Apartments is $220.00.
Residents should keep their rooms and windows locked at all times for security reasons. Residents must carry their keys with them at all times. Keys may not be loaned to other residents.

**Parking and Automobiles**

All vehicles should display a parking sticker. Residents can park in any GREEN lot around their hall. No resident is allowed to park in the RED spaces at any resident hall and at the other buildings on campus. The RED space(s) at residence halls are reserved for Resident Directors. Vehicles are not to be parked along the roadway or in the grass adjacent to the hall. Any vehicle in violation of this policy will be issued a citation. Storage of inoperative motor vehicles, mechanical repairs, washing or changing of oil of any motor vehicle is prohibited on the premises. Do not park on the grass anywhere on campus. Residents are to park in the parking lots located east and west of the University Apartments. Vehicles are not to be parked along warehouse fence or along the roadway adjacent to the University Apartments. Any vehicle in violation of this policy will be issued a citation. Guests are to park in the gravel lot located west of the B building.

**Right of Entry/Search**

University officials may enter the room of a student only with the consent of the student except in the following cases:

- If an emergency condition exists, University officials may enter a student’s apartment. Emergency circumstances are defined as those in which the physical or emotional safety and well-being of any person may be affected or institutional property may be damaged or destroyed.
- When a reasonable ground exists to suspect that a violation of law or university policy is taking place and after consent is requested.
- If there is a valid search warrant or incident to an arrest.
- For maintenance or health inspection purposed.
- To accompany pest control personnel.

**Video Surveillance**

In a response to a common area damages and vandalism issues and all other violations of the Student Code of Conduct, University Housing may use camera and video surveillance in the public areas of the residence halls and apartment buildings to identify parties responsible.

**Evacuation**

All residents must evacuate the residence hall during an emergency situation or when directed to do so by a University Official, including RAs, RDs, and Public Safety Officers. Failure to exit the building during an emergency situation will result in disciplinary action, and could include a large fine.

**Fire Equipment and Alarms**

The fire equipment provided in the residence halls is provided for use in emergency situations only. Tampering with residence hall or room fire equipment is a serious matter and could result in harm to you or other residents. Such tampering will result in legal proceedings for whoever is proven to have been involved. Pulling the fire alarm for unauthorized purposes is grounds for disciplinary action and is a federal offense. Smoke detectors have been furnished for your safety. Do not unplug or obstruct your smoke detector in any way. Obstructing a smoke detector will result in disciplinary action and a $100-$500 fine. Tampering with and/or removal of smoke detectors will also result in judicial proceedings. This is in addition to the $100-$500 fine imposed by the University.

**Pulling Fire Alarms**

As noted in the list of fines, pulling fire alarms when there’s no fire is taken very seriously. If someone is found to have pulled a fire alarm for any reason other than a fire, Campus Security will take them to the Monticello Jail and the guilty party will face criminal charges. Furthermore, the Department of Residence Life will charge them with False Alarms/Bomb Threats and Misuse of Fire Equipment.

**Fire Drills and Evacuation**

Each residence hall will conduct at least one fire drill per semester to educated and prepare residents for evacuation procedures in case of fire. All residents must evacuate the residence hall when the fire alarm
sounds. Failure to exit the building during a fire drill could result in disciplinary action.

**If There Is a Fire**

**IF YOU SEE A MINOR FIRE** (something burning on top of the stove, etc.) Use a fire extinguisher to suppress the fire. Make sure the alarm is sounding and follow evacuation procedures. Be sure to call a RA or a RD who will then contact Public Safety. **IF YOU SEE A FIRE YOU ARE NOT SURE YOU CAN CONTAIN:** If you are unsure about your ability to contain the fire or the advisability of trying to handle it yourself (chemical fires can give off dangerous fumes, such as a burning trash can). Make sure the alarm is sounding and follow Fire Alarm Procedures. **INFORM A RESIDENT ASSISTANT THAT THERE IS A REAL FIRE AND CONTACT A RESIDENT DIRECTOR!**

Fire Alarm Procedures:

- **STAY CALM!**
- Evacuate your room or apartment.
- Be sure to close and lock your door behind you.

**If There Is a Tornado**

If time permits, residents of Horsfall Hall and Royer Hall should go the Horsfall Hall Basement. If time permits, residents of Bankston, Maxwell, University Apartments should go to the University Center Gymnasium.

If time does not permit, the following plan should be following:

- **Bankston Hall**
  - 1st floor restrooms
- **Maxwell Hall**
  - 1st floor restrooms
- **Horsfall Hall**
  - Horsfall Basement
- **Royer Hall**
  - 1st floor restrooms, laundry rooms, or under stairwell
- **University Apartments**
  - Any 1st floor apartment restroom

For best protection, move to the lowest floor of any building and away from any windows.

**Missing Persons**

In accordance with the missing persons’ policy at the University of Arkansas at Monticello, you have the right to register a specific emergency contact in the even that you should ever be declared a missing person. This information must be submitted to the Office of Residence Life and must include: Full legal name, UAM ID#, Cell phone #, Name and relationship of who you desire to be contacted, Home and cell phone # for contact person(s), E-mail address for contact person(s), Home address for contact person(s).

If you choose not to register a specific/separate contact for missing persons reporting, your regular emergency contact on file with the university and/or housing will be notified. For persons under 18 years of age and not emancipated: Your desired contact person, and a legal parent or guardian will be contacted should you become classified as a missing person. If you have any questions, please contact UAM Residence Life at 870-460-1045. All emergency contact information submitted to UAM Residence Life is kept confidential and only shared with appropriate emergency response and law enforcement personnel in the even that such information should be needed. If you suspect a person is missing, notify UAM Public Safety immediately at 870-460-1000.

**Roofs, Ledges, Windows**

Residents are not allowed on the roof, room ledges, or windowsills of and University residential facility. Students are prohibited from using the areas outside windows for any reason. No objects may be stored, hung, thrown or dropped from windows, roofs, balconies, or elevated areas.

For your safety, windows should remain locked at all times. Window screens must not be unfastened or removed. Any window or screens broken or missing at the end of the year will be charged to the residents of that room.
UAM recognized student groups are allowed to display official club/group symbols in the residence hall windows. Each organization must agree on one “official” symbol for their group. All official display symbols must be approved by the student organization, Director of Student Activities and Director of Housing. Official organization symbols must be printed on static cling vinyl. Symbols may not be larger than 15” X 20”. Tape, glue and stickers are not allowed to be used on windows. All signs must be approved by the Director of Housing.

**Entering & Exiting Residence Halls**
Residents should always enter and exit the residence hall during through approved door ways. Other modes of entering and exiting, such as through windows or emergency exits, are strictly prohibited.

**Propping Doors**
Exterior doors to a residence hall should never be propped open. This allows intruders to access the building and endangers the entire residential community. Doors found propped open should be closed immediately and the incident reported immediately to a Resident Assistant or Resident Hall Director. Propping a door open is a serious offence and will result in judicial charges.

**Smoke Detectors**
Tampering, altering, or removing smoke detectors in any residential room and/or facility is strictly prohibited. Judicial sanctions will result for such violation and could include, but is not limited to: probation, $100-$500 fine and/or removal from University Housing.

**Unauthorized/Illegal Live-ins**
Only the student(s) officially assigned by the Office of Residence Life may live in a residence hall room or apartment. Assigned students who permit unauthorized persons to live with them in their assigned space will be evicted from any and all on-campus residential facilities and will forfeit and future residential privileges.

**Window Screens**
Window screens must not be unfastened or removed. Any window or screens broken or missing at the end of the year will be charged to the residents of that room.

**Cooking**
For fire prevention, as well as health and sanitation reasons, cooking is not allowed in student rooms. Making coffee, hot chocolate or tea in a coffee maker will not be considered cooking. Also, use of a microwave in a student’s room will not be considered cooking.

**Climbing on Campus Buildings**
Climbing, repelling, and related activity is prohibited on campus buildings and structures.

**Bicycles, Motorcycles, In-line Skates, Skateboards**
Motorcycles, mopeds, scooters may not be stored in the residence halls due to fire safety regulations. Bicycle racks are available outside each residence hall. Bicycles are not to be stored or parked in public areas, hallways, or stairwells, nor are they to be ridden in these areas. Bicycles left in the racks should always be chained and locked to prevent theft. Bicycles, motorcycles, mopeds, scooters, in-line skates, and skateboards are not to be ridden or used in the residence halls. Bicycles may be kept in your room with your roommate’s consent.

**Horseplay**
Residence hall corridors and walkways are designed as passageways – not as playing fields. Hall sports – such as football, Frisbee, basketball, baseball, etc. – may be potentially harmful to residents and/or furnishings and fixtures. All hall sports are prohibited. Water balloons (only as part of a university sponsored activity), water guns, paintball, airsoft, etc. are not allowed in the residence halls. The courtyard is made available for sports and recreation. We encourage residents to take advantage of this area for activities and sports.

**Cleanliness Expectations**

**Cleanliness of Residence Hall Rooms**
University custodial service is responsible for cleaning the lobby, lounge, halls, laundry rooms, and community baths in the residence
halls. Residents are responsible for the cleanliness of his/her own room. Students are asked to assist custodians in keeping common areas clean. Failure to maintain one’s assigned on-campus housing unit in a clean and sanitary manner will result in disciplinary action.

Room Inspections
Room inspections will be conducted by Resident Assistants the 1st Tuesday of every month. RAs will ensure that residents' rooms are up to our standard of cleanliness. Failure to meet our standard will result in a warning. The warning will include documentation in both residents’ files, and a 48-hour grace period for residents to meet our standard of acceptable room cleanliness. If residents fail to meet our standard of clean after the 48-hours, this will result in a write-up, training, and consultation with residence life staff.

Standard of Cleanliness
Residents should take pride in their living space, and respectfully clean their rooms regularly. Our standard of cleanliness includes: dusting all furniture and blinds, washing and putting away laundry, taking out all trash, properly covering or disposing of any food containers, organizing room space and belongings in a tidy manner, sweeping and mopping floors. In suite-style halls cleaning the bathroom and sink room areas, which entails properly cleaning the: mirror, vanity, sink, toilet, and shower.

Lounges/Lobbies
Each residence hall has lobbies and lounges available for students to interact in a recreational environment. Several lounges include television, couches, etc. Each residence hall has at least one lounge reserved for individual or group studying. The furniture should not be removed from the lounge areas and is to be taken care of by all hall residents. If lounge furniture is found in a resident’s room, a fine will be assessed. Any unattended property found in the common areas, hallways, porches, stairway, or communal restroom will be removed by an RA at the resident’s expense. You are not allowed to sleep or generally live in these areas.

The main lobby and other lounge areas are for the use of hall residents and guests. Guests may use these areas only during visitation hours as long as a resident accompanies them. Residents and other UAM students wishing to use lounges for activities should seek approval from the RD. Lounge furniture is not to be removed at any time for any reason.

Balconies and Breezeways
Please sweep and maintain your own balcony keeping it free of any unsightly items. Avoid sweeping and dusting onto your neighbors’ balcony. Garbage should not be placed on or dropped from balconies. No objects may be hung, thrown, or dropped from balconies or elevated areas. Do not hang towels or clothing from the balcony or railing. It is not permissible to use grills on the balcony. When cooking outdoors, place grill at least 10 feet away from the building. Any property found on breezeways, passageways, or stairs will be removed by management at the resident’s expense.

Appearance of Apartments
Each resident is responsible for the front porch of their apartment. There is to be nothing kept on the front porch (with the exception of a few small potted plants). Residents are requested to keep their premises neat at all times.

Prohibited Items
Alcohol, Tobacco, and Illicit Drugs/Controlled Substances
Use, possession, or distribution of illicit drugs and controlled substances as defined by local, state, and federal law is strictly prohibited on campus and in the residence halls. Transporting alcohol or drugs, drinking or using drugs on the premises, or possessing alcoholic containers or drug paraphernalia is also illegal. Alcohol or drugs will be confiscated at the time of the incident. Any student possessing a felony amount of drugs, selling any amount of drugs, or having the intent to sell any amount of drugs on University controlled property or at a University sponsored event will be expelled from the University. The jurisdiction of this violation rests solely with the Assistant Vice Chancellor for Student Affairs/Dean of Students and the Vice Chancellor for Student Affairs. Violators of this code forfeit their right/option of a University Judicial Board Hearing. Residents are
not permitted to have in their possession bongs, pipes, or alcoholic containers of any kind. Alcohol containers may not be used in room décor. Smoking will be prohibited on all University owned or leased property. Property includes, but is not limited to: buildings, facilities, sidewalks, roadways, parking lots, athletic fields, and grounds.

Note: Vaping is also not allowed on campus and in residence halls.

**Bedding**
The use, possession, or construction of waterbeds, lofts, or homemade bunk beds in a residential facility is strictly prohibited.

**Candles, Incense, Potpourri (burned or unburned)**
Possession of candles of any kind, burning of incense and potpourri are not permitted in student rooms or common areas due to fire hazard. These items will be confiscated if found.

**Dangerous Combustibles**
Firearms, ammunition, and other such combustible items are not permitted in the residence halls.

**Electrical Appliances**
The capacity of the residence hall electrical system is limited. Student must only use UL (Underwriters Laboratory) approved extension cords. The following electrical items are permitted:

- Computer
- Radios/stereos/television/VCR
- Desk lamp
- Iron
- Hair dryers
- Small refrigerator (less than 4 cubic ft. capacity)
- Microwave (less than 0.6 cubic feet)

The following electrical appliances are NOT permitted:

- Open element appliances, i.e. toasters, toaster oven, hot plates, broilers, space/kerosene heaters,
- Electric grills, electric fry pans/skillets
- Sun lamps
- Air conditioners (personally owned units)
- Outside antennas/satellite dishes
- Any type of open flame, including, but not limited to: Candles/incense/potpourri
- Halogen lamps

**Flammables**
Flammable liquids and solvents, including, but not limited to: gasoline, kerosene, lighter fluid, and propane, may not be stored in resident rooms, or apartments, including areas outside their front door or storage closet/unit.

**Lofts**
The construction of lofts in student rooms is not permitted.

**Pets/Animal Care**
Pets of any kind are not allowed in the residence halls, university apartments, or on any grounds adjacent to these facilities. The cleaning or preparing of any animals including, but not limited to: deer, duck/water fowl, squirrel, rabbit, or turkey, inside any residential facility is strictly prohibited.

**Room Furnishings & Decorations**
As your “home away from home,” your residence hall room will be a reflection of you. All of the provided furnishings must remain in the room for the entire academic year for storage and inventory reasons. To keep all furnishings in the best condition possible, University owned furniture is not to be painted or physically altered. Residents should not attach items to wood and/or painted surfaces. Damage to University furniture will result in a charge.

Residents are not permitted to remove furniture or other residence hall belongings from their original location. Residents are not permitted to transport lobby/common area furniture or other university property/equipment to another location inside the building, to another
UAM facility, or remove furniture or equipment from the campus. Residence Hall furniture/furnishings/equipment that is affixed must remain affixed.

Students are encouraged to decorate their rooms in a manner that makes them feel at home. However, some restrictions do apply:

- No nails, hooks, or screws may be used
- No open flames are allowed in resident’s rooms
- Posters may be hung, but tape marks left on walls or ceiling may result in damage charges
- Painted murals are not permitted
- Students are permitted to lay their own carpet, but should not tape down the carpet
- Contact paper is prohibited
- Students cannot decorate their rooms with alcohol containers. Any alcohol containers used as decorations will be confiscated upon discovery
- Materials that promote alcohol, drugs, or information biased towards any group, race, gender, nationality, or lifestyle is prohibited.

**Weapons, Firearms, Fireworks**

Any objects with potential to cause bodily harm to self or others are not allowed in the residence halls. These objects include, but are not limited to: fireworks, explosives, BB guns, stun guns, tasers, air guns, paint guns, pellet guns, swords, knives, bows and arrows, rifles, handguns, etc.

**Housing Requirements and Removal**

**Break/Closing Periods**

Maxwell Hall, Bankston Hall, Royer Hall, and Horsfall Hall residents are not allowed to reside in their rooms during break periods without prior approval from Director of Housing. Residence Halls will be closed for Thanksgiving break, Christmas break, Spring break, between the spring and summer semesters, and between the summer and fall semesters. Health and Safety inspections will be conducted during these break times. (See “Closing Notice”) University Apartment residents are allowed to reside in their apartments during spring break, holiday breaks and during the summer as long as their lease is valid.

**Housing Contract**

The housing contract is a legal and binding contract between the resident and the University. The housing contract spells out the conditions under which a room is rented. Please read the contract carefully before signing. It is very important that a resident fully understands his/her rights and responsibilities as outlined in the Housing Contract and housing policy outlined in the student handbook.

**Rental Policy for Returning University Apartment Residents:**

Eligibility to reserve a University Apartment for 12 months requires year-round rental payment. A student choosing not to pay rent for both the Summer I and Summer II terms, must vacate his/her assigned apartment, forfeits the right to retain a University Apartment for the upcoming fall semester. The student may choose to be placed on the University Apartments’ waiting list for future terms.

**Room Consolidation**

Any student who does not have, or is not assigned a roommate and does not wish to pay for a private room, must consolidate with another resident in the same situation. A student will be given ample opportunity to voluntarily select a roommate of his/her choice. If the student does not choose a roommate by the advertised deadline, that student will be charged for a private room from the date there was only one student assigned to the room until the date consolidation occurs. If the student refuses to consolidate the student will be billed for the private room fee.

When two students are required to consolidate, the submittal date on the residence hall application will be used to determine which student must vacate a room and move. The earlier application date will be given priority.
Private Rooms
Private rooms are approved after all students have checked in. Private rooms are not guaranteed except in Royer and Horsfall. Private rooms are offered on availability. Private room contracts are offered on a semester-by-semester basis. There is an additional charge for students who agree to a private room contract.

Denial of Housing
Housing will be denied to anyone who is not officially enrolled or plans to enroll at the University, in addition, housing will be denied to any person who fails to apply for housing and pay the required housing deposit as set by the Department of Residence Life.

Any person living in the University Housing must be officially enrolled by the “last day to register/add classes” date, as set by the Office of the Registrar/ Academic Affairs. Customarily, this date is the fifth class day. After this date, any resident not officially enrolled will be evicted from any on-campus living facility including the University Apartment.

UAM reserves the right to evict/remove any residential student from his/her dwelling for failure to pay tuition/room/board charges or other charges assessed by the University, or abide by any and all University Policies and/or Residence Life Policies. If a student is evicted for non-payment, he/she has 24 hours to remove his/her belongings. If a student is evicted for behavioral problems, he/she must remove his/her belongings immediately and vacate the assigned room immediately (unless special circumstances are approved by the Vice Chancellor for Student Affairs).

UAM reserves the right to remove any residential student from his/her individual residence hall room, suite, or apartment unit upon the violation of three residential hall policies. Once a residential student has been charged and found guilty of violating three residence hall policies, the student’s on-campus living status will be placed in jeopardy. At this time, the Director of Residence Life and the Vice Chancellor for Student Affairs will review the student’s discipline file to determine if on-campus living may be continued. If it is determined that on-campus living is no longer a benefit to the student or to the University, the student will be removed/evicted from his or her current residential facility and denied other on-campus housing opportunities. The evicted student will not be eligible for on-campus living for at least two semesters (not including summer semesters) from the date of eviction.

Removal of Personal Belongings
Students who leave the residence halls must remove all personal belongings. Personal belongings include carpet, furniture, clothing, and other personal items. Personal items that are left will be stored by the Residence Life office for up to 30 days and will then be discarded. Failure to remove items from the hall will result in an improper checkout fine.

Check-in Procedure
When you first move into your room, be especially careful to thoroughly inspect and examine the room for any damage. Prior to your arrival, hall staff will conduct an inspection of each room and complete an online StarRez inspection. On Check in day you are more than welcome to log into your StarRez account and make changes to your room inspection survey. When a resident checks out, the room will again be inspected. Discrepancies between the condition shown on the initial StarRez inspection report and the condition at the checkout inspection will result in charges being assessed.

Check Out Procedure
The student must leave the residence hall by 4:00 pm on the last scheduled day of final exams. The student must clean the room thoroughly or a minimum $50.00 cleaning fee will be assessed. This includes the following:

- Dispose of all trash and discarded items from inside the room and bathroom
- Completely clear the closets
- Clean room thoroughly (including windows, lights, blinds, and floors)
Checkout Readiness

1. The student must be sure to remove all personal belongings from the room. Items left in the room will be considered unwanted and removed at the resident’s expense. Residents who leave furniture in their rooms, or do not return their keys, will be charged.

2. The resident will be held responsible for any damage to the premises beyond normal wear that occurs during occupancy. Damage to the walls, porcelain enamel finished, glass or screen, obstruction of plumbing, furniture, etc. will be repaired and charged to the resident at the University assessed charge, or rate.

3. Make an appointment with the RA or RD to complete final inspection of the room and complete the necessary check out forms. At this time all keys to the room should be turned in. A $100.00 key replacement fee will be assessed if keys are not returned to the RA or RD. A $200.00 key replacement fee will be assessed for the University Apartments.

4. Leave a forwarding address with the Office of Residence Life. This is used to forward any eligible refund that usually requires a period of four to six weeks.

Minimum Course Hours Requirements

All residents must be enrolled, and maintain, at least 9 course hours (3 hours in summer terms), as registered with the Office of Registrar, for each semester to retain housing rights. Any resident discovered to be enrolled in less than 9 hours (3 hours in summer terms) will be immediately removed from housing. Any resident denied housing will be allowed the opportunity to appeal to the Director of Residence Life in Harris Hall.

Minimum GPA Requirements

All residents must have, and maintain, a semester term grade point average (GPA) higher than that of a 1.00 in order to retain housing status. Any resident discovered to have earned a term GPA less than a 1.00 will be immediately removed from housing. Any resident denied housing will be allowed the opportunity to appeal to the Director of Residence Life in Harris Hall. If a resident regains permission to live on campus and earn a second term GPA less than a 1.00, the student will be denied on campus housing indefinitely without the right to appeal.

Security Deposit

A $100 deposit is required to reserve any residence hall room.

Termination of Housing Contract

The University may terminate the housing contract by giving the student 30 day notice in advance of the University’s desire to have the resident vacate. The University may terminate the housing contract by giving the student 24 hours written notice for:

- Failure to pay rent
- Conduct on the part of the resident that violates the provisions of the housing contract as part of a disciplinary action may result in immediate removal of Residence Halls
- Withdrawal from the University: A student who withdraws from the university must vacate the residence hall or apartments within 24 hours of the withdrawal.

Abandoned Apartments

Apartments that have been deserted for thirty days and which have past due rent will be considered abandoned. An abandoned apartment and all the items left inside become UAM property. All items left inside the apartment will be considered unwanted and removed at the resident’s expense.

Meal Plan Requirement

All students living on campus must purchase a meal plan. The prices and plans can be found on the UAM website. Any student who wishes to change their meal plan, must do so before the 10th day of classes.