University of Louisiana System

Title: STUDENT DUE PROCESS (NON-ACADEMIC)

Effective Date:August 1, 2022Cancellation:NoneChapter:Miscellaneous

Policy and Procedures Memorandum

The purpose of this policy is to establish student due process procedures for University of Louisiana System institutions according to Act 464 of the 2022 Regular Session of the Louisiana Legislature, codified at R.S. 17:3394 (Student Due Process and Protection Act).

Due process protection is afforded to all students and student organizations attending University of Louisiana System member institutions. This policy requires that universities governed by the University of Louisiana System set forth all of its policies, rules, and regulations governing students and student organizations' conduct in properly promulgated publications. All University of Louisiana System member institutions shall implement policies, procedures, and practices for due process in compliance with Act 464 and this Policy.

I. <u>Disciplinary Proceedings</u>

Any student enrolled at an institution under the jurisdiction of University of Louisiana System and accused of a violation of the disciplinary or conduct rules that carries a potential penalty of suspension of ten or more days, deferred organization's expense, by an attorney or a non-attorney advocate who may fully participate during any disciplinary proceeding or during any other procedure adopted and used by the institution to address an alleged violation of the institution's non-academic rules or policies. This right applies to both the student organization that has been accused of the alleged violation and the alleged victim, if applicable.

A student or student organization subject to a charge or disciplinary proceeding by the institution is entitled, upon receiving notice of the charge, to notice of any and all violations of the institution's non-academic rules or policies and the disciplinary proceedings or charges that will occur as a result. This notice shall include but need not be limited to each and every section of the institution's rules or policies that the student or student organization is alleged to have violated and any evidence the

choice of attorney or non-attorney advocate in any meeting or institutional disciplinary proceeding, if applicable.

III. <u>Interim Measures</u>

UL System member institutions shall have the ability to take reasonable interim measures necessary to ensure the physical safety of members of its campus communities during a timely investigation and adjudication of a student disciplinary issue including but not limited to the ability to make adjustments in student housing arrangements, impose conditions of mutual no-contact between the accused student and the alleged victim, temporarily suspend a student, or ban a student from campus. Such reasonable interim measures shall require the