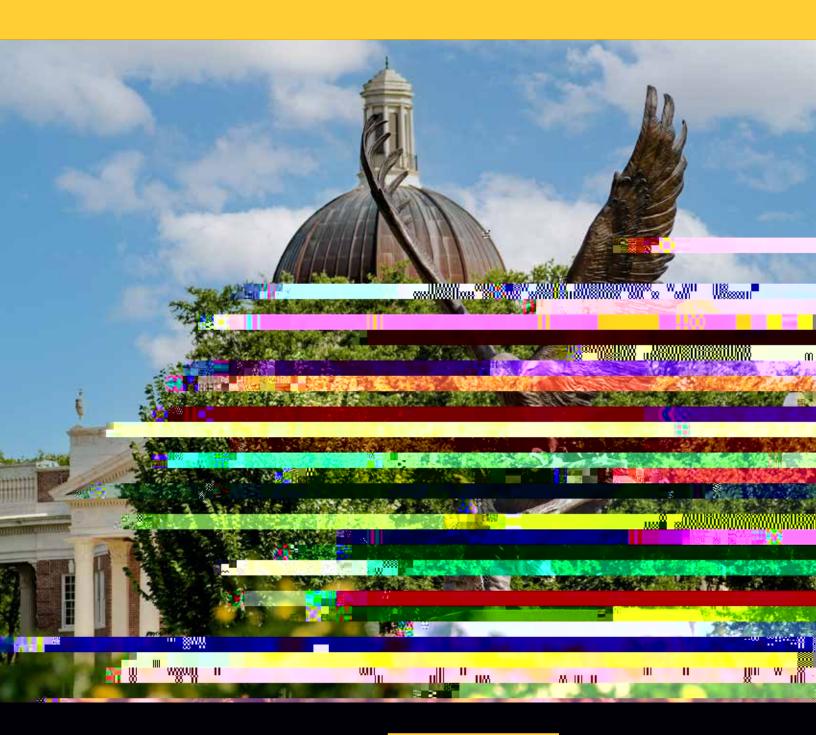
THE UNIVERSITY OF SOUTHERN MISSISSIPPI

CODE OF STUDENT CONDUCT 2024-25





The University of Southern Mississippi **DIVISION OF STUDENT AFFAIRS**

Office of the Dean of Students

CODE OF STUDENT CONDUCT 2024-25

	e Creed at Southern Miss	Į
	e Scope of University Authority	2
	Code of Student Conduct	2
	Jurisdiction	2
Stı	udent Rights and Responsibilities	2
	De nitions	3
	Non-Discrimination Policy	1
	Prohibited Conduct (Academic)	1
	Prohibited Conduct (Sexual Misconduct)	1
	Prohibited Conduct (Residence Hall Violations)	1
	Prohibited Conduct (Student Conduct Violations)	1
	Student Conduct Procedures	3
	Investigation	3
	Filing of Complaint and Initiation of Charges	3
	Administrative Hearing/Decision	7
	Notice of Hearing and Request for Postponement	7
	Hearing Procedures	7
	Conduct Hearing Panel	7
	University Sanctions	3
	Appeal Process)
	Interim Suspension	l
	Administrative Disenrollment and Other Restrictions	L
	Authority	L
	Expungement Process	2

The University of Southern Mississippi **DIVISION OF STUDENT AFFAIRS**

THE CREED AT SOUTHERN MISS

I belong to a community of scholars at e University of Southern Mississippi.

I will demonstrate integrity and determination in all academic pursuits.

I will appreciate the value of di erences among people, customs and viewpoints and oppose hatred, bigotry and bias toward others.

I will exhibit behavior and choose language that demonstrates respect for fellow members of the Southern Miss community.

I will respect others by honoring their rights, privacy and belongings.

I will value human dignity in my academic, social and employment settings.

I commit to exhibiting civil behavior, demonstrating responsible citizenry, and doing my part to achieve a positive and secure living and learning environment for all.

 \mathcal{A}

,

THE SCOPE OF UNIVERSITY AUTHORITY

Under the laws of the state of Mississippi, the Board of Trustees of State Institutions of Higher Learning has general supervision of the a airs of e University of Southern Mississippi. is board has delegated the power and authority to the president of the University (and the president's designee(s)) to maintain standards of academic achievement and student conduct. e Division of Student A airs has been delegated responsibility to administer regulations governing conduct at the University. e Code of Student Conduct (CSC) is one of the methods by which the Division of Student A airs administers those regulations.

1. Code of Student Conduct

e Code of Student Conduct has been established to foster and protect the core missions of e University of Southern Mississippi; to foster the scholarly and civic development of the University's students in a safe and secure learning environment; and to protect the people, properties and processes that support the University and its missions. e core missions of the University are research, teaching and learning, and service. Preservation of academic freedom and free and open exchange of ideas and opinions for all members of the University are central to these missions.

2. Jurisdiction

e CSC applies to the on-campus/University /Spr&i.5 6ALa23 0 ETEMC /P ALang (en-US)/MCID3ag02 Tm[s gTd(.)TjEMCudent 0 8nTE

e University of Southern Mississippi supports and respects the rights of all students, faculty and sta and, therefore, believes it is the job of the University to create an environment conducive to that philosophy. However, the University may take immediate administrative action against a student considered a danger to self, the University or its guests. Any conduct that damages or destroys University property, obstructs University activities, or otherwise prohibits the normal routine of University operations is considered misconduct.

- 3. **Definitions** (as used in the Code of Student Conduct)
 - 3.1. 2A, 1 is any student alleged to have violated the Code of Student Conduct. is student will go through the Student Conduct Procedures as outlined in Section 14.
 - 3.2. e term refers to the outcome and/or sanctions determined by the conduct administrator or conduct o cer, in lieu of a formal hearing before a conduct hearing panel and accepted by the student. Administrative decisions cannot be appealed.
 - 3.3. **PA** refers to the vice president for Student A airs and takes on this role when a student appeals to the University Appeal Committee.
 - 3.4. e term shall be de ned as Monday through Friday, excluding o cial University-recognized holidays.
 - 3.5. OC includes a written statement alleging a violation of the Code of Student Conduct, or other published rule applicable to students at the University, provided to an authorized University o cial, per Section 8 below. Information submitted by other means will be reviewed and may, at the University's discretion and consistent with its obligations, be acted upon.
 - 3.6. e term 2, the shall be defined to mean conduct or conduct record, or conduct process for, the Code of Student Conduct, as applicable.
 - 3.7. e University's chief , is the dean of students.
 - 3.8. e term 2, is the group of persons authorized by the dean of students to determine whether a student has violated conduct regulations and to impose sanctions.
 - 3.9. e term 2, is any University sta or faculty member trained and authorized by the dean of students to make administrative decisions concerning violations of the Code of Student Conduct.

- conduct from occurring under circumstances that demonstrate a complete and voluntary renunciation of the prohibited conduct may be considered in mitigation or forbearance of disciplinary action toward that student by the University.
- 3.11. **PC**, is de ned as (a) an o ense that has as an element the use, attempted use or threatened use of physical force against the person or property of another; or (b) any other o ense that is a felony and that, by its nature, involves a substantial risk that physical force against the person or property of another may be used in the course of committing the o ense. It includes, but is not limited to, the o enses stated in Miss. Code Ann. § 97-3-2.
- 3.12. e term refers to the dean of students and/or designee. In cases where the dean of students and/or designee is not available, the vice president for Student A airs and/or designee may serve as the designated conduct administrator.
- 3.14. **PH** will be designated by the hearing panel coordinator to lead the hearing

- a orded a person enrolled at the University, including, but not limited to, those individuals admitted to the University and attending Orientation programs.
- 3.20.2. Student status lasts until an individual graduates, is dismissed, or is otherwise not in attendance for two (2) complete, consecutive terms.
- 3.20.3. "Student" also includes registered

8.9. F, , — - Misusing, damaging or tampering with re safety equipment. No ames and incendiary devices (i.e. reworks, torches, explosives, re, etc.). See

9. Student Conduct Procedures

- 9.1. Initiation and investigation of CSC violations:
 Person(s) witnessing or experiencing what they
 believe to be a possible CSC violation should
 provide an authorized University o cial with the
 information. at information should be forwarded
 to the Dean of Students O ce for assignment.
- 9.2. Information and/or complaints about possible CSC violations occurring in residence halls should initially be provided to a Department of Housing and Residence Life sta member and forwarded to the dean of students. CSC violations occurring in a residence hall can also be reported directly to the

.

12. Administrative Hearing/Decision

In all cases, a student charged with one or more violations of the Code of Student Conduct has the right to a hearing. However, in a case where a charged student admits to such violation(s) in writing, the student may request in writing to have a decision as to appropriate action made administratively by the dean of students or designee rather than have the charges referred to a conduct hearing panel. In such situations, the student waives the right to a hearing and the related procedural guarantees provided by a hearing panel. Before the student agrees to an administrative decision in writing, the dean of students or designee should advise the student of the proposed sanction(s). An administrative decision, agreed to in writing by the student, is not appealable. e student will be required to enter a plea of "responsible" or "not responsible" for each charge on the notice of hearing. e student may plead responsible and address only the sanction if they wish.

13. Notice of Hearing and Request for Postponement

- a postponement for reasonable cause or a separate hearing from other accused persons. Such requests must be made in writing, include supporting rationale, and received by the person sending the hearing notication at least two (2) business days before the scheduled hearing.

14. Hearing Procedures

Although the procedural requirements are not as formal as those existing in criminal or civil courts of law, to ensure fairness, the following procedures will apply and, unless already provided to the student, be included within the hearing notice:

- 14.1. Attendance at hearings is limited to those directly involved or those requested by the conduct hearing panel to attend. e hearing panel chair will take reasonable measures to assure an orderly hearing, including removal of persons who impede or disrupt proceedings. All deliberations and votes are strictly con dential, thus the numerical division or unanimity of any vote shall not be disclosed to any party.
- 14.2. e accused student may have an advisor throughout the disciplinary process. e advisor may only counsel the student and may not actively participate in the conduct hearing, unless clarication is needed as determined by the conduct hearing panel. e Dean of Students O ce will o er the student an advocate

- that is familiar with the conduct hearing process and can assist them with preparing for and attending the conduct hearing.
- 14.3. e accused student may submit a written statement, invite relevant factual witnesses to attend, invite character witnesses to submit written statements, ask questions of witnesses called by others, and will be noti ed of potential witnesses to be called. e accused must submit a list of potential witnesses to the dean of students or designee at least two (2) business days prior to the hearing. e University may present witnesses, as well as question those presented by the accused student.
- 14.4. e conduct hearing panel may allow written statements if, for good reason, a factual witness cannot attend the conduct hearing.
- 14.5. In cases requiring special expertise, the hearing panel may invite individuals with appropriate expertise to serve as consultants to the panel. e consultants may be present and provide information as called upon during the conduct hearing. Any consultant that provides information at a conduct hearing will not have a vote.
- 14.6. An accused student will only be found in violation if a preponderance of evidence supports the charges. In the event of a tie, the conduct panel will continue to deliberate. If after the conduct hearing panel determines that exhaustive deliberations have occurred and a majority decision is not reached, the accused student will be found not in violation.

14.

to a community service site located on or o campus, with acceptance by the agency or organization. A predetermined number of hours must be completed by a given date.

- 16.3.3. E Student(s) can be required to complete related educational assignments, such as, but not limited to, readings, focused papers, training modules, written apologies and interactive assignments.
- 16.3.4. E _ Expulsion is a sanction which permanently separates a student or student organization from the University without opportunity to re-enroll or be reinstated in the future.
- 16.3.5. **F** Money charged to a student for a Code of Conduct violation.
- 16.3.6. **F** A written letter of reprimand resulting from a student's misconduct.
- 16.3.7. L A student may be restricted from certain facilities, programs or areas of campus, including all University of Southern Mississippi campuses or a liated events. A student removed from campus may have the ability to stay in classes by working remotely.

16.3.8.

- 17.1.1. A student who has accepted responsibility for violating the Code of Student Conduct and the determined disciplinary sanction waives the right to appeal.
- 17.1.2. A student who does not show for either a referral conference and subsequent administrative hearing, or does not show for a conduct hearing, loses their right to an appeal if that case is heard in absentia.
- 17.2. A A O O - e vice president for Student A airs or designee will serve as the appeal o cer. ey are the rst step in the appeal process and will respond to any appeals made following the conduct hearing panel's decision. is person will be responsible for determining if the grievance meets the criteria for a valid appeal.
 - 17.2.1. A Email a copy of your appeal to the Vice President for Student A airs O ce to Lydia.Pierce@usm.edu
 - 17.2.1.2. Physical copy of the appeal can be dropped o to the Vice President for Student A airs O ce, located in room 210 of the R. C. Cook Student Union.
 - 17.2.1.3. Physical copy of the appeal can be mailed to:118 College Dr. #5071Hattiesburg, MS 39406
- 17.3. **G** An appeal must be made in writing and may be based only upon one or more of the following grounds for appeal:
 - 17.3.1. Procedural error that resulted in material harm or prejudice to the student (i.e., by preventing a fair, impartial or proper hearing). Deviations from the designated procedures will not be a basis for sustaining an appeal unless material harm or prejudice results.
 - 17.3.2. Discovery of substantial new evidence that was unavailable to the appealing student at the time of the hearing upon reasonable search and inquiry, and which reasonably could have a ected the decision of the conduct hearing panel.
 - 17.3.3. Disciplinary sanctions imposed are grossly disproportionate to the violation(s) committed, considering the relevant aggravating and/or mitigating factors.
 - 17.3.4. Non-attendance by the accused student is not grounds for an appeal.
- 17.4. A
 17.4.1. e appeal o cer and/or University
 Appeals Committee will dismiss the appeal if the appeal is not based upon one or more of the grounds set forth in Section 17.3.
 - 17.4.2. e appeal o cer and/or University
 Appeals Committee will decide the appeal based upon a review of the record

- and supporting documents (e.g. prior disciplinary history).
- 17.4.3. e appeal o cer and/or University Appeals
 Committee may consider additional
 relevant information from any party to the
 proceeding and then decide the appeal based
 upon the enhanced record.
- 17.4.4. e review of the appeal generally does not involve the appealing student being present; however, the University Appeals Committee may request their presence if needed.
- 17.5. A C Final step in the appeals process, following the decision made by the Student A airs appeal o cer. e appeal can be emailed to president@usm.edu. As with the rst appeal, this nal appeal must be submitted within ve (5) business days after the date on which notice of the decision was sent to the student.
 - 17.5.1. e University Appeals Committee shall consist of four members of faculty or sta appointed annually by the University president and four students appointed by the Student Government Association president, with the advice of the student senate and subject to nal approval by the University president. e term of all student appointments shall be until resignation, graduation or other departure from the University. In addition to the eight members, there shall be a University Appeals Committee chair appointed by the University president.
 - 17.5.2. e University Appeals Committee shall have appellate jurisdiction in all cases involving alleged violations of the Code of Student Conduct, which have been determined through a formal hearing by a conduct hearing panel.
 - 17.5.3. A simple majority of committee members (excluding the chair) must be present in order to hear an appeal and must include at least two faculty or sta members and two students.
- 17.6.

 A C e appeal o cer or committee, after a review of the record may
 - 17.6.1. Uphold the original decision and/or sanction(s);
 - 17.6.2. Dismiss the case or individual charge(s) against the appealing student and vacate any portion or all of the sanction(s);
 - 17.6.3. Modify, enhance or reduce the original sanction(s); or
 - 17.6.4. Remand the case to the original conduct hearing panel or refer the case to a new hearing o cer or conduct hearing panel to be reheard. If possible, a new hearing o cer or conduct hearing panel members should be di erent from the one(s) that originally

heard and decided the case. If a case is

the Vice President for Student A airs. No substantive revision to the Code of Student Conduct shall become e ective unless reviewed and supported by the vice president for Student A airs and submitted for approval to the University Executive Cabinet. Absent extraordinary circumstances, any changes in the administration of the Code of Student Conduct, as determined by the vice president for Student A airs, and/or any substantive revisions approved by the Executive Cabinet, should only occur once a year, prior to the beginning of a new academic year. e Code of Student Conduct must be available to all students on the Division of Student A airs website.

21. Expungement Process

Student disciplinary records are part of the Master Student Record retained permanently by the Registrar's O ce per Disciplinary records can only be expunged if the court grants an expungement species to academic disciplinary records. All court orders should be sent to General Counsel at Box 5079 or delivered to the fith oor of the International Building, Room 505.

The University of Southern Mississippi

DIVISION OF STUDENT AFFAIRS

O ce of the Dean of Students Union, Room 210 118 College Drive #5071, Hattiesburg, MS 39406 601.266.5020

Tee: 1 1 1 1 1 - 1