



Welcome to Brenau University

Welcome to Brenau University and to the next exciting chapter of your life. I am glad you have chosen Brenau as the place to continue your education. In addition to meeting peers, some of whom will become lifelong friends, you also will engage with professors who will guide you, challenge you and nurture you as you discern your passion and prepare intellectually to live an extraordinary life of personal and professional fulfillment.

Brenau is a linguistic combination from the German word “brennen,” meaning “to burn” and the Latin word “aurum,” which means “gold.” The name forms the institution’s poetic motto — “As gold refined by fire” — and aptly describes the value we place on you as a student and the rigorousness with which we dedicate ourselves to your education.

This semester at Brenau promises to be an exciting and memorable one as together we navigate these days of the COVID-19 pandemic. Please know we have taken great measures to guard your safety and well-being as you begin your new adventure. In large measure the success of our fall semester depends on you as

you join our culture of prevention. What this means is that we care enough about each other to:

- Wear your mask.
- Get vaccinated if possible.
- Wash your hands often and use hand sanitizer.
- Clean your personal spaces.
- Stay home when you are sick and seek medical attention if symptoms worsen.
- Avoid close contact with those who are sick.
- Avoid touching your eyes, nose and mouth.
- Cover your mouth when coughing or sneezing into your sleeve or a tissue.
- Think carefully about how your actions impact those around you.

I challenge you to make the best of your time while you are here. And I commit to you that I, along with our gifted and dedicated faculty and staff, will do our part to help make this endeavor not only a successful one but a life-changing one.

Best wishes,
Anne A. Skleder, Ph.D.
President



Welcome Students!

It is my great pleasure to welcome you to Brenau University, a place I dearly love and am proud to serve. Whether you are living on campus in the residence halls, logging in from a military base overseas, or coming to one of our campuses in the evening after your full-time job, we want you to be part of the Brenau family. The division of Student Services is physically located on the historic Gainesville campus, but we are only a phone call or email away for any student. We are here to provide you with support and enhance your educational experience.

Below you will find the Brenau University handbook. This document includes our Code of Conduct, student rights and responsibilities, and helpful information to guide you through the upcoming academic year. There are many rules and regulations within our policy, and each with a valid rationale. Moving past that, these guidelines are in place to ensure our community remains a safe, welcoming, environment where students can grow and learn. Simply put, at Brenau University people are expected to treat each other with respect and dignity. This is one aspect of the institution we must never compromise on.

This handbook is offered as a guide and a resource but is not intended to replace interpersonal communication. Regardless of your campus platform, please do not hesitate to reach out if you need any assistance! I am so proud to serve an institution that has put students first for 143 years. I am so excited that you have chosen to become a part of that legacy. Have a fantastic year, and go Tigers!

Dr. Debra Dobkins
Interim Vice President for Student Services

Brenau University Mission Statement

Brenau University challenges students to live extraordinary lives of personal and professional fulfillment. As students pursue undergraduate and graduate degrees or non-degree programs at Brenau campuses and online, each prepares for a lifetime of intellectual accomplishment and appreciation of artistic expression through a curriculum enriched by the liberal arts, scientific inquiry and global awareness.

Brenau University Honor Code

I promise to uphold the Brenau University honor code by refraining from every form of dishonesty and cheating in University life, and will strive to create a spirit of honesty and honor. Failure to do so is considered a breach of trust toward the faculty and student body. I accept this commitment as a personal responsibility to refrain from and to report all forms of dishonesty and cheating.

The Brenau Ideal

To find satisfaction in being rather than in seeming; to find joy in doing rather than in dreaming; to be prepared for service—thereby earning the right to be served; to be pure in heart, vigorous in mind, discreet in action, to love deeply, fear nothing, hate never; to enjoy that freedom which comes from knowledge of the “Truth”; to be modestly conscious of the limitations of human knowledge and serenely confident of the limitless reaches of human endeavor—this is the ideal of Brenau.

H.J. Pearce

NOTICE OF COVID-19 RISK

Brenau University aims to deliver its mission while protecting the health and safety of our students and minimizing the potential spread of disease within our community. All members of the Brenau University community, and their guests, are expected to stay informed and up to date with the COVID policies at [Brenau.edu/fall2021](https://www.brenau.edu/fall2021). As a residential student, the 2019 Novel Coronavirus or similar public health crisis (“COVID”) will impact your housing experience as Brenau continues to make public health informed decisions. The below policies and guidelines are incorporated into the residence hall policies and are applicable to all students until further notice. As always, we will endeavor to update you with timely information about specific health and safety guidance important for our students.

1. **HEALTH AND SAFETY.** We expect that all members of the Brenau community – residents, faculty, staff, visitors – act in a manner that demonstrates respect and consideration for those around them, including respect and consideration for the health and safety of all community members. All residential students are prohibited from creating a health or safety hazard within housing and the University may request or require a resident to leave housing if their continued presence in the housing community poses a health or safety risks for community members. Residential students are required to comply with health and safety laws, orders, ordinances, regulations and health and safety guidance adopted by the University or housing as it relates to public health crises, including COVID-19. This guidance will evolve as the public health crisis evolves and may include, but is not limited to, physical distancing, limitations on mass gatherings, wearing a face covering, COVID-19 diagnostic and surveillance testing (including before or upon arrival to campus), contact tracing, disinfection protocols, limitations on guests into residence halls and residence hall rooms, and quarantine / isolation requirements (including before or upon arrival to campus). Adherence to health and safety requirements applies to all residents, faculty, staff and visitors and extends to all aspects of residential life, including bedrooms, bathrooms, community kitchens, lounges, computer rooms, courtyards, and other common spaces.
2. **QUARANTINE / ISOLATION / SEPARATION.** At any time, the University may request or require a resident to leave housing when that resident’s continued presence in the housing community poses a health or safety risk for community members. Residential students are required to comply with requests from housing to leave their assigned space due to COVID or other public health emergency and failure to do so is a violation of residence life policies and may subject a student to emergency removal from their assigned space. Not all housing residential rooms or halls are appropriate for self-quarantine or self-isolation, for example, and in those situations where a student is recommended to self-quarantine or self-isolate, students may not be permitted to continue residing in their residential space and will be provided alternative housing arrangements as needed. Due to limited space, who live within a reasonable distance from campus or have a safe location to stay off campus will be required to isolate off campus. Removal from housing to isolate or quarantine does not constitute a termination of a residential student’s housing contract.

3. **DE-DENSIFYING EFFORTS.** Residential students are required to comply with any de-densifying efforts needed on campus due to COVID or other public health emergency, including, but not limited to, the relocation of all or some residential students to alternative housing. Relocation does not constitute a termination of a residential student's housing contract. In the event housing must relocate students as part of a de-densifying strategy due to public health concerns for an extended period of time and alternative housing is not available, Brenau will offer impacted students fair and reasonable reimbursement as appropriate and based on information available at that time.
4. **DINING SERVICES.** Dining service, including where and how it will be offered to residential students, is subject to the discretion of the University and is subject to modification to address public health concerns. Due to health and safety guidance adopted by the University or housing, set forth in paragraph 1, dining may limit the occupancy of the dining hall, limit the amount of time students may reside within the dining hall, or make other operational adjustments needed to address health and safety concerns.
5. **CLEANING.** Brenau University, in collaboration with Aramark, will continue to implement and modify its cleaning protocols to address COVID or other public health emergencies in the interest of minimizing the spread of the disease. Housing will educate and inform residential students on appropriate cleaning protocols within their assigned spaces to reduce the spread of COVID-19 within residence halls. Please note, it is not Aramark's responsibility to clean or sanitize individual residential rooms.
6. **TERMINATION.** Upon reasonable notice, housing reserves the right to terminate housing contracts due to public health emergency needs, including COVID. In the event Brenau University terminates housing contracts due to public health concerns, Brenau will offer fair and reasonable reimbursements for impacted students as appropriate and based on information available at that time. In the event of a conflict between this Section, COVID-19, and Public Health Crisis Housing Policies and the remaining sections of the residence hall policies, this Section will apply.
7. **GUEST:** All guests are expected to abide by University policies and COVID guidelines. The University reserves the right to suspend visitation at any time due to a public health crisis.

Brenau University Policies

Honor Court Student Judicial System - Disciplinary Processes and Rights

Brenau University seeks to provide a living and learning community free from distraction. Alleged violations of academic dishonesty are reported to the Office of the Provost and Vice President for Academic Affairs for adjudication. Alleged violations of sexual misconduct are reported to Brenau University's Interim Title IX Coordinator, Rosanne Short, director of Military & Veteran Services. Alleged violations of other university policy on the Gainesville campuses are reported to the Dean of Students (or designee) for adjudication. Students who have allegedly violated University policy at Regional campus sites will be notified and required to meet with a

designated member of the University staff or the Regional campus director for adjudication.

Initiation of Reports and Investigation for Gainesville campus

Alleged violations of University policy on the Gainesville campus are reported to the Dean of Students (or designee). Any member of the Gainesville campus community may file an incident report regarding a student or organization with the Dean of Students (or designee). Members of the university community are encouraged to report incidents as soon after their occurrence as possible, as the passage of time will impede efforts to investigate allegations and/or gather evidence. The Dean of Students (or designee) shall determine whether reports or other information concerning a student or organization shall result in formal disciplinary allegations and processes.

Initiation of Reports and Investigation for Regional and Graduate campuses

Alleged violations of University policy on the Regional campuses are reported to the Campus Director. Campus Directors may refer the incident to the Assistant Vice President for Student Services (AVP). Any member of the Regional Campus community may file an incident report regarding a student or organization with the Campus Director. Members of the university community are encouraged to report incidents as soon after their occurrence as possible, as the passage of time will impede efforts to investigate allegations and/or gather evidence. The Campus Director, or designee, shall determine whether reports or other information concerning a student or organization shall result in formal disciplinary allegations and processes.

Online campus

Alleged violations of University policy on the Online campus are reported to Assistant Vice President for Student Services (AVP). Any member of the Online campus community may file an incident report regarding a student or organization with the AVP. Members of the university community are encouraged to report incidents as soon after their occurrence as possible, as the passage of time will impede efforts to investigate allegations and/or gather evidence. The AVP, or designee, shall determine whether reports or other information concerning a student or organization shall result in formal disciplinary allegations and processes.

Immediate Action and Temporary Suspension

The Vice President for Student Services, or designated University Vice President, has the discretion to take immediate action to preserve and protect the safety and/or welfare of specific individuals on campus and/or the University community as a whole during an investigation and pending a hearing in a disciplinary case. This action includes, but is not limited to, restricting access to specific areas of campus or facilities, imposing no-contact orders or other expectations for interaction with specific individuals or organizations, removal from housing, restricting or relocation of living arrangements or activities, or any other action deemed appropriate under the circumstances. The Vice President for Student Services, or designated Vice President, has the discretion to immediately suspend or expel a student for violations deemed a safety risk to

the campus community.

Disciplinary Rights

Brenau University respects the dignity and rights of each of its students. In all judicial hearings, students and student organization officers are asked to review their rights and are given the opportunity to ask questions.

Students shall:

- A. Have a right to be advised of the information or allegations against them, including the nature of the alleged violation(s), the documentation of the violation(s)
- B. Have the right to a hearing when accused of any violation of Brenau regulations or rules of conduct. The right to a hearing shall include the following:
 1. Right to notice of any charges.
 2. Right to admit or deny the alleged violation, waive a hearing, and accept the action of the administrative review panel.
 3. Right to admit the alleged violation but request a hearing.
 4. Right to deny the alleged violation and request a hearing.
 5. Right to a fair hearing.
 6. Right to appear in person at a hearing.
 7. Right to be absent from a hearing with the understanding that the case will be heard without the student present and a decision will be rendered based upon the evidence or information available. Failure to appear shall not be construed as an admission of guilt.
 8. Right to select a university adviser who is a full-time employee of the university (faculty, administration, or staff), who is not a student, attorney or parent/legal guardian, present at the hearing. Advisers may counsel the student prior to the hearing but are not permitted to participate directly in any hearing. Neither the accused nor the complainant may be accompanied by legal counsel (whether a practicing attorney or not), parents or legal guardians, peers or others.
 9. Right to call witnesses and present evidence in one's behalf.
 10. Right to request a list of witnesses.
 11. Right to confront and cross-examine witnesses and accusers except for cases of sexual misconduct.
 12. Right to request a record of the hearing if the offense involves possible suspension or expulsion.

Disciplinary Processes

Issues may be resolved administratively, through a hearing, or in cases of possible suspension or expulsion, heard by the Administrative Review Board. Once a violation of university policy is reported to the Dean of Students (or designee), violations may be resolved through any of the

following means:

- A. **Initial Meeting** – An Initial Meeting is a discussion between a student alleged to be in violation of University policy and the Dean of Students (or designee), and possibly one member of Honor Court, and would not normally result in suspension if the student were found responsible. In an Initial Meeting, the judicial process, student rights and the alleged violation(s) are reviewed with the student and the student is allowed to make a statement if he/she so chooses. If the student agrees that a violation occurred, it is possible for a report to be resolved at this level. If the student does not agree, or if the violation is such that it may warrant possible suspension, expulsion, removal from housing or other significant campus restrictions, the case may be referred to a hearing or an Administrative Review Board hearing.
- B. **Honor Court Hearing** – An Honor Court hearing involves a hearing with three to five members of Honor Court, the Dean of Students (or designee), student and any witnesses. Honor court members will hear the case regarding the alleged violation(s) and make decisions as to responsibility and make recommendations as to sanctions, if applicable.
- C. **Administrative Review Board Hearing** – Cases of possible suspension or expulsion, potential removal from housing or significant campus restrictions may be referred to the Administrative Review Board (ARB) for a full hearing. The Administrative Review Board is chaired by the Vice President of Student Services, or a designee, and consists of three faculty members or administrators as appointed who will meet with the student and hear the case. Members of the hearing board are expected to recuse themselves from the case if they feel there is any prejudice that would not allow them to make a fair or impartial decision.
- D. **Regional Campus & Online** - all cases involving Regional Campus or Online students will follow the process listed above. Their reviews and hearings will include 1-2 staff and/or faculty from the Regional Campus or Online communities.

Disciplinary Standard of Proof

Because the Brenau University student conduct system is administrative in nature and not a legal proceeding, it is not bound by the standard rules of evidence. It does not intend to mimic legal judicial processes. Decisions reached under the student judicial system are based on a preponderance of the evidence. A “preponderance of evidence” means a finding that it is more likely than not that a violation occurred. Attorneys and/or legal advisers are not permitted to participate in the student conduct process.

Disciplinary Appeals Process

Students have the right to appeal student judicial sanctions, as well as Honor Court Hearing and Administrative Review Board findings to the Vice President for Student Services, the Administrative Review Board and then to the University President. Students should submit their appeal in writing, within 5 business days of receiving notice of sanctions, to the Vice President

of Student Services, for consideration if:

- A. A student believes his/her student rights during the process were violated;
- B. Disciplinary procedures, as outlined in the student handbook, were not followed; or
- C. A student believes the sanctions imposed were too harsh for the alleged violation(s).

Disciplinary Sanctions

Following any of the above stated processes, the student will be notified in writing, via Brenau email, that based on the information presented:

- A. A policy violation(s) has been found and points are assigned and sanctions imposed on the accused; or
- B. A policy violation did not occur and the student is not responsible.

Upon a finding that a policy violation did occur, points ranging from 0 to 10 are assigned according to the Table of Violations, and accompanied by sanctions. Points are cumulative over the course of a student's enrollment at Brenau University, and previous violations are always considered before points and/or sanctions are assigned for new violations. A student's history of inappropriate behavior and the nature or severity of an incident may be considered in determining appropriate sanctions.

If judicial sanctions are not fulfilled by the student, more serious judicial sanctions may be imposed, including the recommendation for suspension.

Sanctions may include, but are not limited to:

- A. Campus or community service – student would complete specified number of hours working on or off campus
- B. Educational programs – programs, on or off campus or online, that address particular issues
- C. Expulsion – permanent separation from the university including loss of student status; reinstatement or readmission is not possible
- D. Fine – requirement to pay monetary fines
- E. Interim Restrictions – imposition on an interim basis of any sanction or sanctions
- F. Loss of Privileges – denial of specified privileges for a designated period of time. These may include loss of housing privileges, visitation restriction, participation in various campus activities, etc. Also includes participation in senior events up to and including Commencement.
- G. Parental Notification – parent(s) and/or legal guardian(s) of dependent students may receive notification of judicial sanctions incurred by their son/daughter in response to violations
- H. Physical Restrictions – a directive given to an accused student that does not permit him/her/them to be in specified locations on university property
- I. Probation – next violation is likely to result in suspension or expulsion

- J. Residential Reassignment – relocation to another living space on campus
- K. Residential Termination – removal from campus housing
- L. Restitution – monetary reimbursement to the university, an individual, or an organization for repair or replacement of property damaged, stolen, or misappropriated
- M. Suspension – separation from the university community for a defined period of time. Additional stipulations or conditions for reinstatement may be assigned.
- N. Suspension with Academic Delay – the student will be suspended from the university, but the commencement of the suspension will be deferred and the student will be permitted to remain enrolled in classes until the end of the term. However, if the student fails to comply with any interim restriction which may be imposed during the deferral period (e.g., fails to comply with a “no contact” directive), violates university policy while in the deferral period and is found responsible, or fails to complete the assigned sanctions by the given deadline(s), the student will be immediately suspended. During the deferral period, the student is not considered to be in good standing with the university and may not represent the university on any athletic team, hold an office in any student organization registered with the university, represent the university in any extracurricular activity or official function, or participate in any study abroad program.
- O. Withholding the Granting of a Degree or Revocation of a Degree – action by the university to withhold or revoke a student’s degree
- P. Written Warning – written notification given to a student that continued or repeated inappropriate behavior may result in more formal judicial action

The Points System

The points system is a sanctioning tool used by Brenau University to measure the severity of policy violations and as a means of responding to violations described in the Student Handbook. Under this system, a student found responsible for a violation of university policy, or who admits to a violation, is assigned a number of points according to the table of violations provided below. Some violations are considered more serious than others and violations are cumulative.

Points and/or other sanctions are assigned after the conclusion of the Administrative Review or hearing process and are assigned at the discretion of the hearing committee and the Dean of Students (or designee). Points are cumulative over the course of a student’s time at Brenau University, and previous violations are always considered before points and/or sanctions are assigned for new violations. However, at the time points are assessed only those points that a student is currently assigned, if any, will be taken into consideration. Before points and/or sanctions are assigned, the student must be afforded the rights set forth in the Student Handbook including, for example, notification of specific violations, the opportunity to elect to resolve the case in an Administrative Review or have a hearing, and the opportunity to submit a statement as part of the process.

Cumulative Points

Most violations of policy will result in some assessment of points. If a student is found

responsible for a violation after a previous violation, the point totals assessed in the second violation may be added to the first point total (see Point Forgiveness and Community Service Reduction below).

Ex.: A student was found responsible for using a binge drinking device and received two (2) points as a result. This same student, at a later time, is found responsible for being in possession of false identification and receives two (2) points as a result. Both point totals are added together. Now this student has four (4) points as well as the sanctions that come with that point total.

Range

Most violations come with a range of points. This is intended to measure the severity of a violation and/or used in instances where a student has violated a policy repeatedly. First violations will likely carry the lower number in the range, and as violations are repeated, that point total may increase.

Ex.: Possession and/or consumption of wine or beer under 21 ... 1-2 points

A first time violation would carry one (1) point and the sanctions that come with that point and/or additional sanctions as per our cumulative point policy. A second time violation would carry two (2) points and the sanctions that would come with those points.

Because not all violations of this policy are similar, Honor Court may levy the higher point total as a result. Reasons for doing this could be the severity of the violation (how much beer/wine was consumed or in possession), repeat violations (as cited above), or a mutual agreement between Honor Court and student.

Point Forgiveness

Active students will receive a one (1) point reduction for each term with no policy violation.

Ex.: If at any time a student receives points during any week of fall term, that student MUST be enrolled and remain point-free for the entirety of the winter term in order to qualify for a one (1) point reduction.

Community Service Reduction

A student may be offered Community Service point forgiveness on their violation. Ten (10) hours of service OUTSIDE the Brenau University community, with appropriate documentation and a reflection paper, will remove one (1) point from their total. This can only happen once per term.

This option is not automatically applied and can be denied at the discretion of the Dean of Students (or designee). A student may have additional requirements before they would grant the opportunity for community service.

Ex.: A student was found responsible for a policy violation that carried four (4) points in the fall term. This student consulted Honor Court and was granted an opportunity to work ten (10) hours of community service at a local non-profit in the winter term. After completing a paper reflecting on their service and documentation from the service that verified the completion of the student's work, Honor Court will remove a point from the cumulative total.

The more points assessed (either in one session or cumulatively) the more serious the

sanctioning. Please consult the chart below for a more detailed list of possible point assignments and sanctions.

Table of Violations and Point Range

Violations	Point Range
Involvement in any code violation (listed or unlisted)	1-10
Alcohol/Drugs	1-10
Possession and/or consumption of wine or beer under 21	1-2
Possession and/or consumption of hard liquor under 21	3-4
Possession of bulk alcohol / binge drinking device	2-4
Open container of wine, beer or hard liquor	1-4
Public intoxication	2-4
Marijuana use and/or possession	3-4
Drug paraphernalia possession	3-4
Providing alcohol to individuals under 21	3-5
Irresponsible use of alcohol / hospital transport	4-6
Driving under the influence	6-8
Illegal drug use and/or possession (excluding marijuana)	6-10
Distribution of illegal / controlled substances	10
General	1-10
False identification (including possession or use of fake ID)	2
Failure to comply with University official	2-4
Unauthorized access	2-4
Furnishing false information / forgery	2-4
Aiding or abetting	2-4
Disorderly conduct	2-4
Theft or Damage	3-10
Vandalism*	4-8
Weapons or Dangerous Materials (including fireworks)	5-10
Threatening and Endangering Behavior	2-10
Aggressive physical behavior (punching, shoving, fighting, etc.)	8-10
Discrimination, harassment	4-10
Bias incidents and hate crimes	4-10
Hazing	5-10
Retaliation	6-10
Sexual Misconduct	2-10
Sexual Assault	10
Bullying (Physical or Cyber)	5-10
Other	0-8
Housing policy violations (keys, assignments, visitation, pets, noise, etc.)	0-2

Life safety violations (appliances, candles, fire safety violations)	0-4
Smoking policy violations	1-2
Discharge of fire extinguishers, tampering with fire safety equipment	5-10
Lewd behavior (urinating in public, streaking, flashing, etc.)	2-3
Setting off fire alarm	4-8

*Students found responsible for intentional or reckless destruction of University or private property are assigned 4-8 points. Students who turn themselves in to Campus Safety & Security, Campus Director, or Residence Life within 48 hours of the incident will receive a point reduction at the discretion of Honor Court. Any student found responsible for vandalism will be required to pay a minimum charge of \$100 for repair / replacement, plus a \$100 vandalism fine.

The following schedule of sanctions is not inclusive of all possible sanctions and is intended to serve as a predictor for most policy violations. Other sanctions may include, but are not limited to, mandatory meeting with the Vice President of Student Services, mandatory alcohol/drug referral to counseling, programming/screening of a film with reflection, monetary fines, consultation with specific members of the University community, etc.

Points	Sanctions
1	Written warning
2	Educational sanction
3	Educational sanction, athletic director/coach notification for athletes, adviser notification for Greek community, counseling referral if appropriate
4	Parent notification, minimum of five (5) hours campus or community service, educational sanction and/or counseling referral if appropriate
5	Loss of term abroad/study away privilege*, minimum of ten (10) hours campus or community service, educational sanction. May be ineligible for various student leadership positions and organization membership
6	Loss of housing selection privileges (including Greek, apartments, off-campus housing release), minimum of 15 hours of campus or community service, and any sanctions eligible for 1-5 point range (If six points are accumulated prior to the start of the spring term, the student may not be allowed to select their own housing for the following year)
7	Parent notification and athletic director notification for athletes, meeting with Vice President or designee
8	Probation, alcohol/drug referral to counselor, housing relocation possible, meeting with Vice President or designee
9	Sanctions recommended by ARB or issued by Vice President

10	Suspension / expulsion, subject to ARB hearing. Withholding of degree up to one year for graduating seniors
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*If five (5) points are accumulated in the time period between applying for a term abroad and the departure for a term abroad, the student may not be allowed to participate in the program. In some cases, the nature of the violation (no matter how few points) may affect a student's eligibility for term/study abroad privileges.

Academic Honesty

Brenau University is an academic community actively engaged in scholarly pursuits. As members of this community, students are expected to recognize and honor standards of academic and intellectual integrity. Brenau supports the ideals of scholarship and fairness by rejecting all dishonest work when it is submitted for academic credit. Brenau University encourages students to be responsible and accountable for their decisions and actions. It is Brenau's hope that its students will uphold the honor of the university by refraining from every form of dishonesty in the community. Any attempt by students to present the work of others as their own or to pass an examination by improper means is regarded as a most serious offense and renders those students who do so liable to disciplinary action. Assisting another student in any such dishonesty or knowing of this dishonesty and not reporting is also considered a grave breach of honesty.

Plagiarism - Plagiarism is the act of taking the words or ideas of another and representing them as one's own.

Cheating - Examples of cheating include, but are not limited to, giving or receiving unauthorized assistance before, during, or after an examination or assignment; sharing course materials (hard copy or uploaded online) provided by the instructor or completed by the student for a course; falsification or misrepresentation of information in an academic exercise or assignment; unauthorized use of someone else's password or account number; submitting work more than once without the consent of the instructor; and lying for academic advantage.

Sanctions

- A. 1st offense: "0" on the assignment, which may result in an F in the course, depending on the assignment. Students may be required to enroll in AS 120, Academic Honesty in Context, a zero-credit P/F course, at a cost of \$125.00. Students must complete the course with a P during the next term of enrollment.
- B. 2nd offense: Required enrollment in AS 120 and an automatic F in the course in which the offense took place.
- C. 3rd offense: Expulsion from the university.

Appeal Process for Academic Dishonesty Reports

When a student has substantial grounds to dispute an Academic Dishonesty Incident report and is prepared to present evidence to support an appeal, the student must initiate the procedure by speaking first with the professor who submitted the incident report.

If there are no errors in the incident report or other substantial evidence to support an appeal, the student is encouraged to accept the report as final. However, in cases where there are substantial grounds for a review and a resolution cannot be reached between the student and the professor, the student has the following recourse:

Within two weeks following the official notification that an incident report has been filed, the student must submit to the appropriate department chair a letter of appeal with evidence supporting the need for an external review of the incident report in question.

The department chair will review the student's material and consult with the professor before deciding if the report should stand.

The department chair must provide a written response to the student, with a copy to the college dean and Office of Academic Affairs.

If a student does not accept the decision of the chair, there is one additional and final level of appeal. The student may submit documentation to the appropriate college dean who will determine if new information or insufficient consideration of the student's case merits further review of the incident report by a review panel. The dean's decision to proceed or not to proceed will be final in all cases.

If the dean determines that further review is warranted, s/he will convene and chair a panel of five faculty members. Both the student and the professor will have the opportunity to address the panel. Legal counsel may represent neither party. However, the dean may exercise discretion to invite other faculty or students, who can provide relevant information, to address the panel. The review panel's decision will be final, with no recourse on the part of the student or professor for any further appeal.

The entire appeal process must be completed within four weeks of the time the notification of an incident report being submitted was issued. Once an appeal resolution has been determined, the Office of Academic Affairs will issue an official appeal decision to the student.

When the dean or department chair is the teacher of record, the dean will substitute for the department chair and the provost will replace the dean.

General Policies, Guidelines and Student Responsibility

Abandoned Property

- A. The University has the right to take possession of any personal property abandoned on University property. Any item or vehicle left behind by a student for an extended period of time and following reasonable efforts to contact the owner shall be considered abandoned.

- B. Brenau University is not responsible for abandoned property.
- C. The University has the right to levy charges to the student's account for the removal of abandoned property.
- D. Any abandoned property that includes articles of clothing, bedding, cleaning supplies, toiletries, and food shall be disposed of immediately.
- E. Abandoned furniture, electronics, computers, etc. shall be removed and stored at the owner's expense for no more than ten business days. Students will be notified in writing via email with instructions for collecting their belongings. Following ten business days the items shall be disposed of.
- F. Abandoned belongings that must be moved and/or stored will result in the owner being charged a minimum \$100 fine. If the University is unable to determine the owner of abandoned property in residential spaces, the fine may be split among residents.

Accessory (Aiding or Abetting)

Any student abetting or acting as an accessory to a violation of a University policy or procedure will be held accountable for the violation. All Brenau students are obligated and expected to report any violation to the Division of Student Services, Regional Campus Director or the appropriate proxy on campus.

Acts of Intolerance

Acts of intolerance are behaviors that, by intent and/or outcome, harm or threaten to harm a person or group. These behaviors are motivated by prejudice toward a person or group based on but not limited to the following categories: race, religion, ethnicity, abilities, national origin, gender, body size, socioeconomic status or sexual orientation.

An act of intolerance can include either overt or covert actions, including but not limited to verbal attacks and/or physical, social, or emotional assaults on students and/or their property (including residence hall doors, car doors), as well as jokes, posters, or comments. This policy is inclusive of social media and electronic communication.

Advertising Policy

- A. The bulletin boards are considered "Restricted" and are limited to use by the Brenau Community. The word "posters" refers to any advertisement or notification placed on bulletin boards, in or around hallways, or stairwells, etc.
- B. Improperly affixed notices will be removed and any damages assessed will be charged to the responsible organization or person.
- C. Notices which do not have accurate or adequate information or are outdated will be removed.
- D. The following guidelines pertain to recognized student organizations using the Brenau name or graphics:
 - 1. Persons using social media resources as representatives of Brenau shall have no expectation of privacy over such use.

2. Persons using social media shall adhere to all university policies and procedures. c. Persons using social media shall adhere to acceptable standards of personal conduct outlined in student and faculty/staff guidelines.
 3. The university administration takes no responsibility for content published by others on social media sites.
 4. Persons using social media shall not regard or use social media in any way as to be construed as an official communication channel between representatives of the university and any of its constituencies.
 5. Persons responsible for administering social media activities must monitor activity and keep information published on those sites accurate and up to date.
- E. The following guidelines have been established for the posting of notices (electronic or paper format):
1. All notices should reflect only activities of University departments or registered student organizations and must be approved by the Assistant Director of Student Engagement or your Regional Campus Director.
 2. Notices should be placed on bulletin boards (with thumb tacks, pushpins, or staples) or non-painted opaque surfaces (with masking tape on the back, not across the corners). Scotch tape shall not be used.
 3. Notices may not be placed on the exterior surfaces of any campus building, trees, lamp post, or fences.
 4. Notices to be posted in a residence hall or sorority house must be approved.
 5. Departments and organizations are responsible for litter generated by their own handouts and handbills.
 6. Advertising which promotes the use and/or sale of alcohol or other illicit activities is prohibited.
 7. Non-University advertisements may be posted with approval by the Assistant Director of Student Engagement on the community bulletin boards in Owens Student Center only or by the Regional Campus Director in a designated area.
 8. All notices advertising off-campus housing availability must be approved by the Director of Residence Life or Regional Campus Director.

Alcohol and Drug Use

- A. Brenau University prohibits the use, possession, or distribution of drugs and alcohol by students, employees, and guests on University Property, or while engaged in Brenau University sponsored activities or employment (unless otherwise approved by appropriate University official). This includes all paraphernalia associated with the use of drugs and/or alcohol abuse. Brenau University observes all laws governing the use of alcoholic beverages and illegal drugs within the State of Georgia and prohibits any violation of these laws. Students will be held personally responsible for complying with all aspects of federal, state, and local laws as well as the University policies, and any

other rules governing alcohol and drug use.

- B. Disruptive Behavior - If students are behaviorally disruptive in class, in the residence halls or on campus while under the influence of alcohol or drugs, the behavior will be dealt with separately from the cause of the problem with all the resultant penalties and consequences.
 - 1. The abuse or addiction problem will be treated as a medical problem if appropriate, and the student will be referred by the campus counselor or other institutional members to community resources or substance abuse programs.
 - 2. As part of the referral process, a family member or noted contact person of the student may be notified.
 - 3. All efforts will be made to include the student in this process, but the University reserves the right to take needed action to protect students and the community.
 - 4. Furthermore, if the student persists in abusive and/or disruptive behavior, it may become necessary to suspend or expel the student, depending upon individual circumstances. Conclusive documentation of successful treatment may lead to the reinstatement of the student.
 - 5. Treatment of Students with Substance Abuse Problems - When students have been identified as having alcohol/drug related problems, the first responsibility of the institution is to ensure the students' well-being and make sure there are no behavioral concerns that will affect other students. Students may voluntarily seek help or be referred by appropriate faculty, staff or administrators of the University. Student may obtain information about treatment options through the Center for Health and Well-being.
- C. Any drug prescribed to another person found in possession of a student is considered a violation of the alcohol and drug policy, and is strictly prohibited.
- D. All empty containers will be considered evidence of alcohol consumption.
- E. Alcohol Consumption at University Sponsored Events - Alcoholic beverages may be consumed by those of legal drinking age at Brenau University functions approved by the appropriate University official. Those who are consuming alcoholic beverages must be prepared to verify their age and should prepare their guests to do so as well. The University promotes the responsible use of alcohol and Individuals will be held responsible for their behavior while under the influence of alcohol.
 - 1. Recognized Student Organizations wishing to have approval for their functions with alcohol must obtain permission from the Director of Student Engagement and adhere to the following guidelines:
 - a. The time, date, place and purpose for the event must be posted in accordance with the University posting policy.
 - b. Alcohol must be served by a third party licensed vendor who assumes liability. Verification must be submitted prior to the event.

- c. An adviser of the group must be present for the duration of the event.
 - d. Alcoholic beverages will be allowed only for functions at which alcohol is not the focal point, the reason for, or the “drawing card” for the event.
 - e. Advertising for the event will not include references to alcohol.
 - f. At functions where alcohol is served or consumed, non-alcoholic beverages and food must be available in the same general areas and for the same time period as the alcoholic beverages.
 - g. These events require the presence of security guards. They will assist in the event for safety and security. The group hosting the event is responsible for hiring and paying the individuals overseeing the alcohol and must show verification that they have been hired.
 - h. Failure to comply with the law or with University regulations may subject an individual or group to University and/ or state penalties.
 - i. Because those who imbibe may have their driving functions impaired with only a moderate amount of alcohol, it is REQUIRED that sponsors arrange alternate methods of transportation for drinking participants who should not drive.
- F. Philosophy - Brenau expects the University community, including students, faculty, staff and guests to make responsible decisions about the use of alcohol when it may be legally possessed and consumed by individuals meeting age and sobriety standards. The University expects all members of the Brenau community to make healthy choices and follow the law.
- G. The Law - The use or possession of alcohol or of other substances illegal under Georgia law will not be condoned nor tolerated. Legal sanctions for the unlawful possession or distribution of illegal drugs and alcohol will be those imposed by city, county, state, or federal law. Students are responsible for knowing University, local, state and federal guidelines on alcohol and drug use and possession.
- H. Sanctions - Brenau University views the use of illegal drugs and alcohol as a disruption to the community, a health concern and a hindrance to academic success in addition to a disciplinary issue. As such, sanctions consist of disciplinary action including, but not limited to expulsion and referral to law enforcement where applicable. Penalties and consequences will be administered depending upon the circumstances under which the infraction occurred. The purpose of the assigned penalties will be to prevent the continuation of such behavior, to provide an opportunity for the student to make restitution, and to learn from the experience. When applicable, parents or guardians will be contacted.

Health Risks of Drug and Alcohol Use

- A. Alcohol Effects** - Alcohol consumption causes a number of marked changes in behavior. Even low doses significantly impair judgment and coordination. Statistics show that alcohol use is involved in a majority of violent behaviors on college campuses, including,

sexual assault, vandalism, physical and verbal fights and incidents of drinking and driving. Moderate to high doses of alcohol cause marked impairments in higher mental functions, severely altering a person's ability to learn and remember information. Very high doses cause respiratory depression and death. If combined with other depressants of the central nervous system, much lower doses of alcohol will produce the effect just described. Alcohol combined with other drugs, even over-the-counter and prescribed medication, can cause a variety of effects including, but not limited to, respiratory depression, cardiac arrest, and death. Repeated use of alcohol can lead to dependence. Sudden cessation of alcohol intake is likely to produce withdrawal symptoms, including severe anxiety, tremors, hallucinations and convulsions. Alcohol withdrawal can be life threatening. Long-term consumption of large quantities of alcohol, particularly when combined with poor nutrition, can also lead to permanent damage to vital organs such as the brain and liver.

- B. Drug and Alcohol Awareness and Education** - Brenau University provides educational programs and activities that are designed to provide information about the effects of alcohol and illicit drug use on the individual and on the life of the community. Personal responsibility and accountability as well as familiarity with Georgia State law on alcohol and drug abuse is emphasized. Educational programming is promoted by joint programming sponsored by Student Services and various student organizations as well as Residence Life. Students found in violation of the Alcohol and Drug Policy may be required to meet with the University Counselor, or a counselor of their choice, to discuss the student's use and abuse of substances.

In addition to the information found in the handbook, additional information on the potential hazards of illicit drug use and alcohol abuse can be obtained in the Center for Health & Well-being or from the Substance Abuse and Mental Health Services Administration (SAMHSA) website (<https://www.samhsa.gov/atod>).

- C. Available Resources, Services, and Referrals** - Information on local resources is printed for general information only and does not constitute endorsement of such services by the College. Students are encouraged to consult with their health care provider, parents and/or guardians in making an informed decision on the appropriate type and location of an alcohol and/or drug assessment, counseling, or treatment facility.

National Resource

- Substance Abuse and Mental Health Services Administration (SAMHSA)

This agency within the U.S. Department of Health and Human Services that leads public health efforts to advance the behavioral health of the nation.

Website: <https://www.samhsa.gov/>

- United Way Helpline

A free helpline operated by United Way of Greater Houston 24 hours a day, 7 days a week in many languages. Call: 211

Gainesville Campus Resources

Brenau Center for Health & Well-being
205 Boulevard, Gainesville, GA 30501
770-534-6135 office / 770-534-6122 fax
Sarah Davis, WHNP-BC
University Nurse Practitioner
sdavis8@brenau.edu

Brenau Center for Health & Well-being
205 Boulevard, Gainesville, GA 30501
770-534-6135 office / 770-534-6122 fax
Gay Baldwin, LPC, CPCS
University Counselor
770-534-6121
gbaldwin@brenau.edu

Brenau Center for Counseling & Psychological Services
423 Brenau Ave, Gainesville, GA 30501
770-297-5959
\$5 for students for counseling and \$250 for psychological evaluation

Gainesville Resources

Alcoholics Anonymous Meetings in Hall County
<https://www.aageorgia.org/16e-meetings.html>

AVITA Community Partners (Gainesville, Cleveland, Dawsonville, Dahlonega and Demorest)
Operates on a sliding scale.
Gainesville: 678-207-2900
Dahlonega and Dawsonville: 706-864-6822
Cleveland: 706-348-4060
Demorest: 894-3400

Laurelwood - Northeast Georgia Medical Center
200 Wisteria Dr
Gainesville, GA 30501
770-219-3800 or 800-848-3649

Northeast Georgia Medical Center
743 Spring Street
Gainesville, GA 30501
770-219-9000

Americans with Disabilities Act

Brenau University is committed to complying with all applicable requirements of the Americans with Disabilities Act of 1990, Section 504 of the Rehabilitation Act of 1973, and other applicable federal and state laws.

Brenau does not discriminate in violation of these laws in its programs and services available to all admitted students. For specific needs please contact the University Compliance Officer, the Executive Vice President/CFO.

Amnesty

A. Alcohol or Drug Impaired Incidents

A member of the Brenau University community who fears direct or immediate threat to the health or safety of an alcohol or drug-impaired individual should alert a Resident Assistant, Campus Security, or seek professional medical assistance directly. For their part in aiding the impaired individual, they will not be subject to formal University discipline for the occasion on which he or she gave assistance. This refers to isolated incidents only and does not excuse or protect those who flagrantly or repeatedly violate this policy.

Those who receive medical attention in these circumstances due to abuse of alcohol or illegal drugs will be immune from University disciplinary action concerning abuse for the initial offense. They will, however, be referred to the Center for Health and Wellbeing for an assessment. The university counselor and nurse practitioner will determine if further treatment is necessary. Failure to comply with the evaluation or treatment recommendations will result in full disciplinary action for the original violation.

B. Victims of conduct or criminal violations

Brenau University encourages the reporting of conduct violations and crimes that occur on campus or against Brenau students. A victim might be hesitant to report a crime to a university official in fear of being charged with a policy violation themselves (i.e., underage drinking at the time of a sexual assault). It is in the best interest of the Brenau community that a victim of a crime report the incident to a University official. To encourage reporting, Brenau offers victims of crimes, and may offer those who assist victims of crimes, amnesty from University policy violations related to the incident. Such amnesty is given at the discretion of the Vice President for Student Services or their designee.

Animals on Campus

- A. Please see residential policies for guidelines governing those spaces.
- B. Service Animals are defined as any guide dog, signal dog, or other animal that fits the ADA definition of service animal: "Individually trained to do work or perform tasks for the benefit of an individual with a disability (Handler), including, but not limited to, guiding individuals with impaired vision, alerting individuals who are hearing impaired to intruders or sounds, providing minimal protection or rescue work, pulling a wheelchair, or fetching dropped items. Service Animals are working animals, not pets. The work or task a dog has been trained to provide must be directly related to the person's disability. Dogs being trained as service animals are afforded the same rights of access as a service

animal, and as such are covered by the remainder of this policy. Partners, those accompanying dogs being trained to be service animals, are subject to certain identification and other requirements. Service Animals do not include animals of any species that are pets or used as tools for emotional comfort, support or therapy.”

1. All members of the Brenau community are required to register services animals and sign the information acknowledgement form. Animals must be registered annually. Students may do so with the Learning Center and employees through the Human Resources office.
2. The University may prohibit or otherwise restrict the access of Service Animals in certain University facilities due to health or safety restrictions and concerns, where their presence may compromise the integrity of certain research, or areas where the presence of the service animal would cause or require a fundamental alteration of a University program or activity. The University may grant or deny admission to an area on a case-by-case basis and will take into consideration the safety of the service animal. A service animal may be excluded from a facility, including a classroom, if that animal’s behavior is disruptive (i.e. barking) to the other participants within the facility. Food preparation areas, mechanical rooms, and custodial closets etc. may also be off limits to a service animal.
3. The University Disability Compliance Officer will coordinate with University units that restrict access of Service Animals from specific facilities to provide appropriate notice to all members of the University community and the public at large as to those facilities that are Service Animal restricted.
4. Handlers/Partners are required to keep their Service Animals under their direct physical control at all times by means of an appropriate leash or other lead that enables the Handler/Partner to maintain close and direct physical control of the Service Animal. An exception may be made if a service animal must be off leash to perform their specific task.
5. Handlers/Partners are prohibited from transferring such control to another person even momentarily, requesting the assistance of other persons in supervising or controlling their Service Animals or otherwise leaving the presence of the Service Animals for any period of time while on University facilities. Should a handler/partner be rendered unable to care for their animal through accident or illness, the University will communicate with the emergency contact listed. Animals must be removed from campus no later than 24 hours following separation from handler/partner.
6. Handlers/Partners are required to remove a Service Animal that is unruly or disruptive (e.g., biting or attempting to bite, excessive barking, running around, jumping at or up on people or other excessive physical activity that goes beyond repositioning itself on the down stay), or may be directed to do so by a University faculty or staff member or by any member of University Security. In the event of such behavior by a Service Animal, it may be denied access to University facilities until the Handler/Partner can demonstrate that he/she has taken sufficient steps to correct or

control the unacceptable behavior of the Service Animal.

7. Handlers/Partners must ensure that the Service Animals are housebroken. Service Animals will be excluded from University facilities if they are not. In the event of an isolated incident of a Service Animal failing to control its bodily eliminations due to illness or appropriate handling it is the sole responsibility of the handler/partner to clean the area completely.
8. The Handler/Partner is responsible for the immediate, proper clean up and disposal of any bodily fluids or solid waste from the Service Animal whether indoors or outdoors. Proper clean-up will depend on the specific circumstances but includes, at a minimum, the immediate physical removal of any liquid and solid wastes and disposal of the same, and the cleaning materials used, wrapped securely in a plastic bag and deposited in an outdoor waste container. To this end, Handlers/Partners are required to have in their possession at all times when accompanied by their Service Animals, appropriate and sufficient cleaning materials and disposal bags whenever their Service Animals are present in University facilities or grounds.
9. Animal feces may not be disposed of in any indoor trash receptacle or through the sewer system inside any building at the University.
10. In the event of any such incident and after the immediate clean-up action required above, the Handler or Partner must notify an appropriate University employee in the affected building or area of the incident, such as those persons performing custodial or reception functions in the affected building so that further deodorization and disinfection procedures can be performed as needed.
11. Handlers/Partners shall not bring a Service Animal that is ill to University facilities and must remove the Service Animal from University facilities immediately if it becomes ill.
12. Handlers/Partners must abide by current city ordinances/laws pertaining to licensing and vaccination requirements for Service Animals. It is the responsibility of the owner and/or user of the animal to know about these ordinances and/or laws.
13. It is the responsibility of the Handler/Partner to keep the Service Animal clean, well groomed, and in good health. Handlers/Partners with Service Animals that are, in the reasonable opinion of a responsible faculty or staff member of the affected University unit, unhygienic (e.g. flea-infested, foul-smelling, or inadequately groomed as may be appropriate for the breed of the particular Service Animal) may be asked to leave University facilities or activities until such conditions are corrected.
14. In the case of a Handler whose disability prevents or impairs the ability to comply with the requirements of this paragraph, as required by applicable federal laws, it is the responsibility of such Handler to have previously made satisfactory arrangements for a third party to perform all actions required by the paragraph. Such arrangements must be documented in the Handler's disability records either at the Learning Center (530 Washington St.), if a student, or at the University Human Resources Office (316 Boulevard) for all others.

15. In all cases of damage to University facilities by a Service Animal failing to control its bodily eliminations due to illness or accident or in any other manner, the Handler/Partner is personally responsible for the cost of additional cleaning of or repairs to University facilities.
16. Handlers/Partners of a Service Animal shall be liable for any and all costs resulting when a Service Animal causes damage to University facilities or injury to persons. In the case of any incident involving injury to a person by a Service Animal, the Handler/Partner shall make an immediate report to the University Security Department so that the incident can be properly investigated and documented. The Handler/Partner shall also fully comply with any state or local law or regulation requiring additional reports to other government agencies that may be required due to the physical injury caused by the Service Animal. In addition, within 24 hours following any such incident involving such property damage or personal injury, the Handler/partner shall submit a detailed written report regarding the incident that should include copies or other written confirmation that all other reports required in this policy have been duly made and that any actions required under other state or local laws such as quarantine of the Service animal and the like have been taken. For purposes of this Policy, all such summary reports must be filed with the University Disability Compliance Officer, Dr. David Barnett (Bailey Hall Executive Suite).
17. Exceptions to any provision of this Policy, including restrictions placed by University units on access to specific areas or other aspects of the University facilities for Service Animals will normally be considered on a case-by-case basis upon written request to the Disability Compliance Officer, submitted not less than five business days prior to the effective date of any such exception. The Disability Compliance Officer will consult with other appropriate members of the University community in an interactive process to determine whether or not the request will be granted or denied taking into account all of the relevant facts and circumstances and will so inform the requester in writing, including any specific additional conditions or restrictions in those cases where exceptions are granted.
18. The provisions of this Policy are minimal requirements that may be supplemented by more specific requirements and procedures developed and implemented by individual Brenau units due to the particular circumstances involved. Upon approval by the Disability Compliance Officer, these shall also be enforceable under this Policy.
19. Any violation of this Policy on the part of a student will be reviewed through the University judicial process and the student will be afforded all rights of due process and appeal as outlined in that process.
20. If the Handler/Partner is a residential student, a violation(s) of this Policy may result in the resident having to find alternative housing off-campus for the animal and, as warranted, may also result in a resident being in breach of their housing contract.

Should the Service Animal be removed from a university residential facility for any reason, the owner will be required to fulfill his/her housing obligations for the remainder of their contracted period.

Appointments with Faculty/Staff

- A. Students are obligated to make every effort to meet with or contact a faculty or administrative staff member as requested
- B. If a student is summoned for a meeting with faculty or an administrative staff member, the student is required to keep the scheduled appointment. The student must assume the meeting is related to important university business and must respond. An alternate appointment can be made when necessary. Failure to comply will subject the student to disciplinary action.

Assembly Policy

Although Brenau University has the fundamental responsibility to provide clubs and organizations space to assemble and conduct business, it does have the right to limit or restrict time, location and functional use of its facilities.

Automobile and Parking Regulations (Gainesville Campus)

These are the general parking policies on the Gainesville campus of Brenau University. Students at regional campuses should consult with their Regional Campus Director for more information regarding parking at their location.

- A. Parking regulations are subject to change at any time. Notification of changes will be made by email.
- B. It is the responsibility of the vehicle operator to know and abide by all traffic and university parking regulations.
- C. For the purposes of parking, students are never considered a guest on campus and are not to park in guest or visitor designated spaces.
- D. Only cars with a current Brenau parking permit may park in areas reserved for permit holder. Regional Campus and Online students, with valid ID's, may obtain a parking permit from the Security Office when they visit the Gainesville Campus.
- E. Parking permit holders cannot park in visitor or restricted parking spaces. Misuse or excessive violations of the parking rules and regulations may cause parking privileges to be revoked.
- F. Brenau University assumes no responsibility or risk for any vehicle, its occupants, or property contained therein or thereon, while parked or driven on university property. Parking on campus property is a privilege, not a right, and parking space is not guaranteed for each vehicle in any parking area.
- G. Pedestrians will be given the right-of-way at all times.
- H. Individuals receiving a permit will be responsible for any citations issued to the vehicle displaying that permit, so it is important to report lost or stolen permits to the campus security. Temporary permits may be obtained at Security.
- I. Any cars parked illegally or in an unauthorized area are subject to fines. Fines must be paid in the Accounting Office within one month of the violation. Violators are subject to fines and the vehicle could be towed, at the owner's expense.

- J. Appeals regarding parking violations should be made to the Director of Security. Appeals will not be heard based on lack of knowledge of regulations, appointment tardiness, or inability to locate an authorized parking space.
- K. It is prohibited to drive motorized vehicles on campus grounds unless authorized by University Security.
- L. Parking Decals must be displayed at all times.
- M. Students, faculty and staff with valid permits may park in any Brenau parking lot and on city streets in approved parking spaces. Brenau parking lots include: the area behind Van Hoose, the parking lots on Academy Street, the tennis court parking area, the parking lot at the Jacobs Building, the lot on Prior Street in front of the sorority houses, the parking lot north of the Fitness Center, the parking lot on Washington Street next to Senior Hall, the Math Spa building parking lot, the parking lot north of the Tea Room, the Burd Center parking area, the Northeast Ga. History Center, the Student Center parking lot, the Library parking lot, and the Featherbone parking lot.
- N. Any cars parked illegally or in unauthorized areas may be booted and possibly towed and a fine imposed for improper parking. Booting and fine questions should be directed to Campus Security. All designated handicap parking slots are patrolled by the municipal police departments and violators are fined by those entities.

Bicycles

Bicycles must be stored in exterior bike racks or individual student rooms.

Change in Status

Students who wish to change their residential (from residential to commuting or commuting to residential) or enrollment status must complete a “change of status” form online. The residential form is located here: <https://brenau.formstack.com/forms/changeofstatus>. The enrollment form, used to change campus platform (i.e. day to online) is located here: https://brenau.formstack.com/forms/campus_transfer_request.

Students should note changing ones’ status can impact the amount and type of financial aid received, and should meet with a financial aid representative prior to completing this form.

Failure to change ones’ status could result in the student being billed incorrectly.

Children on Campus

Brenau University is committed to providing a safe environment for children who participate in University programs. For the purposes of this policy a “child” or “minor” is considered any person under the age of 18, who is not a Brenau University student.

Faculty, staff and students are not permitted to bring their children to class or to work. Children may not be left unattended at any Brenau facility. This policy is in place to provide an appropriate environment for teaching, working and learning, and to ensure the safety of all concerned. Anyone observing violations of this policy should report such to the Office of the VPAA, the Office of the Executive Vice President/CFO or the Human Resources Office on the Gainesville campuses, or to the campus director at one of Brenau University's regional campus

locations.

Class Attendance

Please refer to University Catalog for a detailed outline of the University's class attendance policy.

Class Disruption

Disruption of classes, seminars, research projects, or activities is prohibited and may be referred to the judiciary system or appropriate proxy on any campus.

Behavioral disruption that violates the Brenau Honor Code may be referred to the judiciary system or appropriate proxy on any campus.

Communication

The official form of communication of Brenau University is electronic mail.

Compliance

Title VI and IX

Within the stated Purpose of Brenau University, the institution is in compliance with Title VI of the Civil Rights Act and Title IX, and does not discriminate against otherwise qualified persons on the basis of race, color, religion, national origin, sex, age, disability, or veterans status in its recruitment, admissions, employment, facility and program accessibility, or services.

Americans with Disabilities Act

Brenau University is committed to complying with all applicable requirements of the Americans with Disabilities Act of 1990, Section 504 of the Rehabilitation Act of 1973, and other applicable federal and state laws.

Brenau does not discriminate in violation of these laws in its programs and services available to all admitted students. For specific needs please contact the University Compliance Officer, the Executive Vice President/CFO.

Computers

Computer abuse includes but is not limited to, plagiarism of programs; misuse of computer accounts; unauthorized destruction of files; creating illegal accounts; possession of unauthorized passwords; email that is harassing or threatening in nature, and disruptive or annoying behavior on the University's computer systems.

Behavior that is harassing in nature via computers connected to the University's server or by email is prohibited.

Please see more information under "Information Technology" related to computer use.

Counseling Services

The office of the university counselor is located at 205 Boulevard on the Gainesville Campus. The university counselor is happy to meet with any currently enrolled Brenau student during regular business hours. Appointments are strongly recommended.

- A. Brenau offers free counseling to Brenau students on a limited basis (usually no more than 3 visits per semester) who are experiencing problems that interfere with their lives, studies or relationships. The university counselor screens students to determine whether the students are in need of specialized mental health treatment and makes appropriate referrals for such treatment. The counselor's supervisors may be informed when referrals have been made without disclosing the substance of the conversations with the student, unless the student is at risk for harming themselves or others under which circumstances additional information will be required.
- B. Students at regional campuses, for whom travel to the Gainesville Campus during regular office hours is not an option, are encouraged to seek counseling services through the following resources:
 - 1. If you have insurance: Call your insurance company and ask about your "behavioral health coverage" to verify your benefits. If you have coverage, ask for a list of "behavioral health providers" in your area.
 - 2. If you do not have insurance or you have Medicaid or Medicare and live in Georgia: Call the Georgia Crisis and Access Line at 800.715.4225 to locate the nearest counseling center in your area. The Access Line professionals can connect you with services for addiction and mental health treatment along with child and adolescent services. You will have access to counselors and psychiatrists who can prescribe medications if needed. You may also call this 24/7 number if you are experiencing a crisis and need to talk with someone immediately.
 - 3. Self-Directed Search: To locate a counselor or psychologist in the United States use the "Find a Counselor" option from the American Counseling Association at www.counseling.org/Resources/CounselorDirectory/TP/Home/CT2.aspx or the "Find a Psychologist" option from the American Psychological Association go to <http://locator.apa.org/>.

Deployment

Brenau University does NOT penalize our active duty military students when their service duties create a need to drop a course (even after the official drop-add date or the withdrawal period). When appropriate documentation is provided the cost of the course is credited back to the student's account.

Service members and reservists will be readmitted to a program if they are temporarily unable to attend class or have to suspend their studies due to service requirements, and take additional steps to accommodate short absences due to service obligations, provided that satisfactory academic progress is being made by the service members and reservists prior to suspending their studies.

If you receive orders during any school session please contact the **Director of Military and Veteran Services** (rshort@brenau.edu)

Door Use

It is the responsibility of the entire Brenau community to report propped, unlocked, or damaged

doors to the Security Office. The propping or attempting to force open exterior building doors once locked, and entering a side door once it has been locked, is prohibited.

Disorderly Conduct

Disorderly conduct is ordinarily defined as the use of abusive or obscene language or gesture or aggressive behavior to/by an individual or group that creates a potentially unsafe situation for members of the community or damages property; disrupts the peace or interferes with the normal operation of the University or University sponsored events; and/or infringes on the rights of others. It constitutes a basis for disciplinary action and may result in the issuance of immediate sanctions and/or criminal action.

Disruptive Behavior or Dangerous Conduct

- A. Behavior that interferes with the normal functioning of the University or unnecessarily impedes the rights of students and/or staff is prohibited. This includes but is not limited to: behavior where the safety of participants, other students or property is compromised, water fights, pranks, student displays/demonstrations that create a disruptive environment, lewd or indecent behavior, or other actions of a person or group that require a response by a University staff member.
- B. Brenau University strives to balance the concerns for the health and safety of individual students with the educational health and safety needs of the larger campus community. When a student's conduct is disruptive or dangerous to campus life and/or the educational environment, or in the University's opinion a student's continued presence on campus or participation in an educational program/activity of the University presents a threat to the health/safety of the student and/or other students, the University may take appropriate action. When it is warranted the Vice President of Student Services or a designated vice president, with presidential approval, can dismiss, suspend or remove from campus a student until due process can be carried out.
- C. In some cases, the Vice President for Student Services or a designee may require that the student obtains a psychological assessment/treatment from a licensed mental health professional. Recommendations regarding the assessment/treatment venue will be made on a case-by-case basis. A student engaging in assessment/treatment will be required to sign a release of information authorizing the University to access results and to discuss these results with the health care professional conducting the assessment/treatment.
- D. The University will use assessment/treatment information in consultation with the student to determine whether the student can be reasonably accommodated to permit him/her to participate in University educational programs and activities, including residing on campus.
- E. If a student chooses not to obtain an assessment/treatment, the Vice President for Student Services or a designated administrator may withdraw the student from the University or restrict the student's access to educational programs and activities, University services, and/or to the University campuses.
- F. The University may require additional stipulations for the student to remain on/return to

campus. This will be determined on a case by case basis.

E2Campus Emergency Alert System

All students, at all instructional sites, are strongly encouraged to register for the e2Campus Emergency Alert System. This service can be personalized so that students only receive alerts relevant to their location(s). The University will use this system to convey a variety of emergency notifications and instructions.

To register, go to <http://e2campus.com/my/brenau>. Click on the "I need to create an account" link.

Students should select the campus group where they attend classes to receive messages created specifically for their geographic area. There is no charge for registration; however, standard text messaging fees may apply.

Entrances/Exits

Obstructing in anyway the safe and efficient entrance ways, narrow corridors, stairwells, exits, and windows is prohibited.

No personal items or university property can be stored in areas needed for easy exit in the case of an emergency.

Electronic Mail

Email is an official means of communication for the University.

All Brenau students are required to monitor their email for the dissemination of information by the administration.

Students are responsible for acknowledging all information distributed in this manner. Failure to read information will not be an accepted excuse for avoiding subsequent penalties.

University email should not be used to harass, threaten, or solicit students, faculty, or staff.

Emergency Procedures

Emergency information and procedures are located at <https://intranet.brenau.edu/security/1406-2/>. On this site you will find information including general safety tips, severe weather procedures, fire evacuation locations, links to information sources and more.

Fire

If a fire should occur in a campus building, the first concern is the safety of the occupants. Unless the fire is very small (i.e. in a wastebasket), call 911 IMMEDIATELY. (Campus Security may be summoned for assistance with inconsequential fires by calling 770-534-6202 or 1234 from a campus telephone.)

If there is any doubt about whether to call the fire department, better to be on the side of safety. Give your name, location of the fire (physical addresses of each building are located on the exterior of each building) and directions.

Occupants should evacuate the building by the primary means of escape or an alternate

escape route if the primary route is unsafe. Once you have evacuated, call Campus Security if they are not already on the scene.

Tornado/Severe Weather

A tornado watch means conditions are right for a tornado. During a tornado watch everyone should be alert to weather conditions.

A tornado warning means a tornado has been sighted in the area. Warning sirens will be initiated by Hall County Central Communications, and the university. Notification will be given to the campus community utilizing the E2 campus alert system. Take cover when you hear the sirens—danger is imminent.

- A. If there is a notification of a tornado, proceed to the first-floor interior hallway or basement in your area; walk rapidly, but do not run. Assist any student who has difficulty with ambulatory movement.
- B. Position yourself on the floor against the interior wall away from windows; cover your head with arms. If a window is near your location, cover yourself any way you can.
- C. If you are in an unprotected area, crawl under heavy furniture. Outside, get into a ditch or depression, or lie flat on the ground; protect your head.

Medical Emergency

For medical emergencies that are not life threatening, call the Center for Health & Wellbeing 770.534.6135, during business hours, for assistance. After 5:00pm or on weekends, please call your RA on-call, or Security. RA on-call numbers are posted in the residence halls and sororities.

IN CASE OF LIFE-THREATENING EMERGENCIES, CALL 911.

Facilities Use and Entrance Policy

The following guidelines must be followed when using a facility after office hours and to gain entrance on Brenau campuses. Rules that apply to the Gainesville campus only are noted otherwise, the listed guidelines apply to all students and guests on any Brenau campus. Regional campus students, please contact the Campus Directors for facility hours and usage policies:

- A. All Gainesville buildings will close at 11:00 p.m. Students with a valid student ID may stay until 12:00 a.m. Monday thru Friday. Saturday and Sunday building hours are 9:00 a.m. thru 6:00 p.m. Any violations will result in sanctions through the judicial process. The SUB will be accessible 24 hours a day seven days a week when the campus is open.
- B. All Gainesville buildings will be cleared at 12:00 a.m. by a security officer.
- C. Students are encouraged to call the Security Office to request an escort when leaving the building.
- D. Students who are unable to produce a valid student ID will be asked to leave the building. Non-student guests are not allowed access to buildings after closing hours (this

excludes residential facilities - see visitation guidelines)

- E. In buildings that have monitors, students may be asked to sign in and out when they enter and exit the buildings. The role of the monitor is to check who enters and leaves the building. If there is a problem, the monitor will immediately notify Security.
- F. Only certain doors will be used for entrance to buildings after hours. Students may lose the privilege of being in the building if other doors are propped open in violation of the security policy.
- G. Students should turn out lights and lock instructional spaces when leaving the building.
- H. Student organizations/groups wishing to reserve meeting/event space on the Gainesville campus should complete an Event Registration form with the Associate Director of Student Engagement or appropriate designee. Students/groups wishing to reserve meeting space on the Regional Campuses should contact the Campus Director or staff.

False Statements, Reports, and Allegations and Fraudulent Behavior

Knowingly furnishing false information to the University is considered fraudulent. Providing false information includes, but is not limited to, any information asked for or provided to the University for admittance, student employment, financial aid or any University proceeding.

Fraudulent behavior also includes forgery, alteration or misuse of miscellaneous documents, misuse of equipment (including computers), records or identification.

This action could also be referred to Law Enforcement for investigation and prosecution.

Firearms/Weapons Policy

Possession or use of any type of firearm or any other potentially dangerous weapon is prohibited at all times on all University properties. Weapons of any kind are dangerous and have no place in a college community. All instruments which can be construed as weapons including, but not limited to: airsoft guns, paintball guns, BB guns, pellet guns, handguns, rifles, pistols, knives (blade longer than 2 inch), bows and arrows, swords, brass knuckles, night sticks, slingshots, handcuffs, explosives, fireworks, unapproved inflammable fluids and materials, kerosene heaters, dangerous chemical mixtures or propelled missiles or any item used in a threatening manner, cannot be brought onto University property. Firearms cannot be stored in vehicles.

Any failure to comply with these rules shall be subject to penalty by local, state, and federal law and referred to the appropriate judicial system. Students are responsible for any guest's adherence to this policy.

FERPA and Disclosure Policy

Brenau University is in compliance with the Family Educational Rights and Privacy Act of 1974. This legislation governs use and distribution of students' records. Please refer to the current catalog for more information.

Freedom of Expression Policy

Brenau University recognizes the importance of freedom of all to express their points of view and to disagree and dissent. Any such expression, especially in the form of protest or demonstration, must not:

- A. interfere with the mission of the University.
- B. limit freedom of entrance and egress to facilities and buildings to any member of the University community
- C. must not restrict the opportunity of members of the University community to accomplish the purpose (1) for which they were hired by the University or (2) for which they enrolled at the University

Fundraising

The University requires that any organization planning to do fundraising, whether it is for national or local causes, must consult with the External Relations Office so that fundraising conflicts do not occur.

External Relations will also advise all organizations on proper fundraising techniques and give advice on legal and ethical issues. For further information, please contact the External Relations office at 770-534-6160.

Grievances

Brenau University acknowledges that through the normal conduct of education justifiable grievances may arise. Every member of the Brenau community is expected to resolve problems at the point of origin and/or through the proper University chain of command. When resolution through such means is unattainable, the University offers a formal grievance process. Students wishing to access the Grievance procedure and complaint form may find it here <https://intranet.brenau.edu/download/grievance-complaint-pdf/> under "Popular Places" on the Intranet page.

Grievance Procedures

Purpose: It is a continuing goal of Brenau University that work, study, teaching and service proceed unencumbered by any form of disagreement that is capable of resolution. Every individual in the Brenau community will seek to resolve problems at the point of origin. If such resolution is not feasible, first the mediation and then the formal grievance processes outlined below should be used. Individuals at every level of leadership will be expected to assist with this process when requested to do so.

- A. **Objective:** The primary objective of a grievance procedure is to ensure that concerns are promptly dealt with and resolution reached in a fair manner for all parties concerned. It is essential that each complainant be given adequate opportunity to bring complaints and problems to the attention of the University administration with the assurance that

each will be given fair treatment. The grievance procedures of Brenau University are designed to provide effective means for resolving legitimate issues that are subject to the grievance process.

- B. **Grievance Definition:** A grievance is defined as dissatisfaction occurring when a complainant feels or thinks that any condition affecting him/he is unfair, inappropriate, or creates unnecessary hardship.
- C. **Types of Grievances:** Brenau University affords two grievance procedures, depending on the nature of the grievance. The Formal Grievance procedure is for non-academic concerns, and the Academic Grievance procedure is for concerns related to classroom issues other than grade appeals. These procedures should be enacted once the Informal Grievance Resolution options have failed to bring about a solution.
- D. **Informal Grievance Resolution:** The initial phase of the grievance procedure is oral discussion between the complainant and the University instructor, administrator, or staff member alleged to have caused the grievance in order to communicate and resolve the problem. The meeting should be held as soon as the complainant first becomes aware of the problem. If the complainant has good cause not to meet with the person(s) alleged to have caused the grievance, or considers the response to the grievance to be unsatisfactory causing the grievance to still exist, then the complainant should consult with the person's supervisor to attempt to resolve the problem. Should the matter remain unresolved to the satisfaction of the complainant, then the complainant may file a formal grievance or academic grievance. Problems between students should be brought to the attention of the Vice President for Student Services, or designee, for discussion and resolution.
- E. **Formal Grievance Procedures:**
 - 1. To file a formal grievance, the complainant should detail their grievance in writing outlining the events of the incident, limiting information to factual details and persons directly involved. The Grievance Complaint Form (download at Brenau Intranet site above) must be signed by the complainant and dated then filed with the Vice President for Student Services within thirty (30) days of the initial incident. The Vice President for Student Services will serve a copy of the Grievance Complaint to any and all parties which the complainant has included in the grievance and the Hearing Officer. The Hearing Officer will be the designee of the Vice President for Student Services, formal grievances.
 - 2. Within seven (7) working days of the Grievance Complaint the accused parties will submit in writing their explanation, if any, to the Hearing Officer. Upon request, the parties will submit for inspection and/or review any evidence relevant to the grievance which the parties have knowledge of to any other party to the action. Within fourteen (14) working days of the filing of the Grievance Complaint the Hearing Officer will have a preliminary hearing to determine if there is probable cause to proceed with the grievance and attempt to resolve the matter.
 - 3. The hearings may not be tape recorded. Hearings may not be attended by outside agencies or attorneys, as these are informal and internal proceedings. All grievances

written are confidential and no outside third party shall be provided a transcript of the proceedings without the consent of all parties involved. Violation of confidentiality may result in dismissal from the University or termination of employment.

4. If the Hearing Officer determines that there is not probable cause to support the Grievance Complaint, then the Hearing Officer will dismiss the grievance in writing stating the reasons for that finding. Such decisions may be appealed to the President who will have final authority on that issue. The appeal must be filed within seven (7) working days of the Hearing Officer's decision and state with specificity and clarity the reasons for the appeal.
 5. If the Hearing Officer finds there is probable cause to support the grievance, the Hearing Officer may resolve the grievance or pass the resolution to a Grievance Committee, which is ad hoc. The Senior Vice President for Enrollment Management and Student Services will appoint appropriate members to the Ad Hoc Grievance Committee. The Committee will consist of two Administrators (one of which must be a Student Services staff member), two Students, and two Faculty Members. The Hearing Officer will serve as the Chair and will not have a vote. Within fourteen (14) working days the Grievance Committee will convene a hearing to determine the resolution of the grievance.
- F. **Formal Grievance Committee Procedure:** The Formal Grievance Committee will hear the matter and resolve the dispute subject to the following:
1. The Complainant will present all relevant evidence to the Committee, subject to examination by the other parties and/or the Committee.
 2. The other parties will present all relevant evidence to the Committee, subject to examination by the complainant and/or the Committee.
 3. Other persons may be allowed to present evidence at the sole discretion of the Committee Chair.
 4. Transcripts of the hearings will be taken by a Committee member designated by the Chair.
 5. The Committee will make a written finding within seven (7) working days of the hearing which will contain the decision of the Committee and findings of fact that support the decision. This written finding will be filed with the Vice President for Student Services. The Vice President for Student Services will serve a copy on all appropriate parties, and the President.
 6. All documents, transcripts, and decisions related to the Grievance Complaint will be held in a secure location within the Vice President of Student Services' office.
- G. **Academic Grievance Procedure:** To file an Academic Grievance, the complainant must follow all procedures as outlined in the Formal Grievance Procedures with the following exceptions:
1. The Academic Grievance Complaint would be turned into the Vice President for

Academic Affairs who will in turn designate a Hearing Officer from the Faculty.

2. The Committee will consist of two Faculty Members, one Department Chair, one Academic Dean and two Student Services staff members. The Hearing Officer will serve as the Chair and will not have a vote. Within fourteen (14) working days the Academic Grievance Committee will convene a hearing to determine the resolution of the grievance
 3. Grade appeals are not covered by this procedure. Students dissatisfied with their grades must follow the procedures outlined in the Student Catalog.
 4. Academic Grievance Committee Procedure: The Academic Grievance Committee will hear the matter and resolve the dispute in accordance with the procedure outlined in the Formal Grievance Procedures with regard to changes in personnel involved as stated above.
- H. **Appeals:** The appeal process is available to complainants addressing decisions of the Hearing Officers or a Grievance Committee. Either party may appeal the decision, within seven (7) working days, to the President who will have the final authority over the matter. The President normally will only consider the written record of the evidence, including the Grievance Complaint, complainant file, responses, transcripts of the meetings, and written reason for the appeal, in order to render a decision in the matter.
- I. **Student Complaints to the State of Georgia:** Federal regulations require that each state designate a department or agency to be responsible for receiving and responding to complaints made by students against a post-secondary institution operating within that state. In the state of Georgia, the designated agency is the Georgia Nonpublic Postsecondary Education Commission (GNPEC). Students and other constituents who wish to make a complaint against Brenau University or any other private postsecondary institutions operating in Georgia may do so by following the complaint procedure on GNPEC's website. Contact information is as follows:

State of Georgia Website: <http://gnpec.org/>

Nonpublic Postsecondary Education Commission
2082 East Exchange Place, Suite 220
Tucker, GA 30084-5305
Phone: 770-414-3300
Fax: 770-414-3309

Harassment (*Non gender based/ Non sexual harassment – please see Title IX policy for gender based, sexual harassment)

- A. Harassment is engaging in a behavior that is persistently annoying to an individual or individuals. The intended victim is affected negatively. Harassment can occur verbally or physically, and involve the use of a telephone, mail, email, or any means of intimidation.
- B. No student shall engage in any form of harassing behavior against any member of the University community.

C. Reporting

1. A student who feels they have been harassed can make a formal complaint in writing to the Vice President for Student Services, designee, or the Regional Campus Director or designee within five (5) calendar days of the alleged incident.
2. The complaint should contain, but is not limited to, date(s) and place(s) of the alleged incident(s) as well as the names, addresses, and telephone numbers of any and all witnesses. All specific facts of the complaint should be given.

D. Student complaints against a faculty or staff member

1. The Vice President for Student Services will appoint an investigator for the case and be the chair of a hearing committee.
2. The hearing committee will be made up of two members of the President's Cabinet; two faculty members; and two professional staff members.
3. Once the investigator has completed his/her task, the chair will convene a hearing ensuring proper due process is followed.

E. Faculty or staff member complaints against a student should be made in writing to the Vice President Student Services and the Vice President for Academic Affairs, who will consult with the complainant's vice president or direct supervisor. The incident may then be handled administratively.

F. Student complaints against a student will follow the procedures outlined in the judiciary process (Women's College students) or by the Assistant Vice President for Student Services (University undergraduate and graduate students).

Hazing

Hazing is strictly prohibited at Brenau University. Brenau is first and foremost an educational institution. University hazing policies and procedures for hazing incidents are based on that educational mission. Groups that engage in hazing may also be subject to consequences imposed by sponsoring departments (e.g. Athletics, Student Services). Sorority chapters, in concert or in lieu of University action, may also be subject to national/international organization sanctions.

- A. Brenau does not permit hazing in any form whether voluntary or involuntary, public or private, intentional or unintentional. Although commonly associated with student membership, initiation or affiliation with an organization, hazing is not limited to the above mentioned. Accordingly, no student, organization, alumni of an organization, administrator, employee, or faculty member of Brenau University shall condone, encourage, or permit the hazing of any person.
- B. Hazing is defined as any action taken or situation created, whether on or off the college campus, to produce any mental, physical, or emotional discomfort, embarrassment, harassment, or ridicule.
- C. Hazing may also include the forced participation in treasure hunts, scavenger hunts, road trips, or other activities that require participation to travel long distances and find their way back from isolated areas; conduct that is considered a crime by the criminal

code of Georgia or the United States of America; and any other activities that are not consistent with academic achievement, fraternal law, ritual or policy, or the rules and regulations of Brenau University.

- D. NOTE: Georgia Hazing Law- “Haze” means to subject a student to an activity, which endangers or is likely to endanger the physical health of a student, regardless of a student’s willingness to participate in such activity. It shall be unlawful for any person to haze any student in connection with or as a condition or precondition of gaining acceptance, membership, office, or other status in a school organization.

Health Forms

All students living on campus are required to complete the following forms prior to (moving on campus) the first day of classes: physical examination, health history, consent for treatment, tuberculosis skin test, certificate of immunization, and meningitis/ vaccine information. Students who request a vaccination waiver must contact the University Nurse Practitioner. All forms can be located by going to the link: <http://www.brenau.edu/admissions-3/nextsteps/>. All forms should be submitted prior to (moving on campus) the first day of class.

Health Services

The Health Services Clinic is located on the Gainesville Campus at 205 Boulevard Avenue. The clinic provides health services to all currently enrolled students (including online and regional campus students) during regular office hours at no cost. Services include but are not limited to treatment of various illnesses, STD services, tuberculosis skin tests (charges apply), flu vaccine (charges apply), and some over the counter medications are available. Prescriptions called into a pharmacy, or additional recommendations for testing will be the responsibility of the student. The staff provides health information and education to students. Referrals to other health providers and facilities as deemed necessary, again the charge is the student’s responsibility at any off campus facility.

Identification Cards

- A. All persons who are enrolled in Brenau University are required to have an I.D.
- B. Brenau University Campus Student and Faculty/Staff ID cards can be ordered at the following link: <https://idcards.fullidentity.com/BrenauUniversity/EmailVerify.aspx>.
- C. Everyone must adhere to the following guidelines:
 - 1. Upon request, the card must be shown to Brenau officials for identification; this includes all faculty, staff, and Residence Life staff.
 - 2. All privileges granted by the use of this card are provided solely for the person described thereon.
- D. The I.D. must be carried at all times (electronic cards on the Brenau University App are acceptable) and must be presented when eating in the dining hall, using the library, or fitness center. ID’s should be carried with the student attending any University function: class, convocations, sporting events, or student organization events.
- E. Repeated failure to present your Brenau ID upon request may result in disciplinary

action.

- F. If you find an I.D. card, return it to: Brenau University, Safety and Security Office, 102 Prior Street SE, Gainesville, Georgia 30501 or put it in campus mail to the Security Office which is located at 520 Washington St.

Inclement Weather

Weather alerts will be issued via the e2Campus Emergency Alert System as soon as decisions are made regarding class cancellations. This is the most up to date, authoritative source of information. The university maintains a dedicated phone line which will be activated during questionable weather periods and will provide a taped message advising you whether or not classes are in session. The weather line is available 24 hours per day. Call 770.534.6772 for the weather line. This line cannot be updated if personnel do not report because of weather issues; therefore, we strongly recommend that you utilize the e2Campus alert system. Brenau will continue to notify local media outlets for weather-related bulletins.

Information Technology

Brenau University's Information Technology (I.T.) department manages academic and administrative technology for all users. The I.T. department offers students hands-on and virtual support through a Help Desk located in the Redwine Technology Center on Brenau's main campus in Gainesville. To access Brenau's Privacy Policy, please follow the link: <https://www.brenau.edu/privacy-policy/>.

Email Communication Policy

Email is the official internal means of communication for faculty, staff, and students. Students will communicate to faculty and staff using their Brenau-issued email address, and faculty and staff will communicate with students using their Brenau-issued email address. The only exception to this policy is the Admissions Office when communicating with prospective students who have not yet received a Brenau-issued email address. Emails sent from any brenau.edu address remain the property of the University and may be accessed for judicial matters if necessary.

Email addresses are provided to students through a partnership between Brenau University and Google. This provides students:

- A. Email that is free with no advertising, available in a web browser.
- B. Spam and virus protection.
- C. Access to Google Docs that include word processing, spreadsheets & presentation slides.
- D. TigerMail is accessible by visiting <https://my.brenau.edu>.
- E. TigerMail addresses end in @tiger.brenau.edu for all of our students.

Computing Ethics and Network Responsibilities

Computing and networking resources are provided to students, faculty and staff at Brenau to be used for a wide variety of purposes. Access to these resources is a privilege and not a right. These network resources are for the general benefit of the Brenau

community and are continually updated and maintained to provide an environment that is consistent with the educational goals of the University. These resources are limited and how each individual uses them may affect the work of other members of the community and beyond. As our campus network is connected (through the Internet) to other networks worldwide, it is important that everyone be aware of his or her individual obligations and of what constitutes proper use and behavior.

The Computing Ethics and Network Responsibilities are published as a part of the various student handbooks, the faculty/staff handbook and other publications of the University. Because of the rapid evolution of computing and information networks, the University reserves the right to modify the text of these policies. While users will be kept apprised of any changes, it is the user's responsibility to remain aware of current regulations. These are kept up-to-date at <http://intranet.brenau.edu> on the University's internal web site.

In general, common sense is a good guide to what constitutes appropriate behavior and use of computers and networks. You should respect the privacy of others and use computing resources in a manner that is consistent with the instructional and research objectives of the University.

The following are behaviors that can create problems in a networked computing environment. This list of responsibilities should provide users with a good idea of what constitutes illegal or unethical on-line behavior. Everyone should note that computer users are governed by federal and state laws and University policies and standards of conduct. Violations of these rules or indeed, any disruptive situation (in which a person's behavior on machines, accounts or file space under that individual's control, creates a disruption of service to our clients) may be met by suspending access and services to the responsible parties and may result in disciplinary action. When there is reason to believe that illegal activities or significant infractions of our rules have occurred or are continuing, staff may monitor a suspected individual's computer files and activities. When necessary, the University may request the assistance of a law enforcement agency. It is not for the computing services staff to judge whether any request from a law enforcement agency to investigate suspected illegal activities affords due process and is of appropriate jurisdiction. The general practice is to defer such requests to the appropriate University Vice President.

Break-ins and Tampering

- A. You may not attempt to gain access to computer systems (on or off campus) for which you have not been granted access.
- B. You may not deliberately attempt to disrupt the performance of a computer system or a network, on or off-campus.
- C. You may not attempt to 'break' system security.
- D. You may not reconfigure computer systems to make them unusable for others.
- E. You may not attempt to destroy or alter data or programs belonging to other users.

- F. You may not modify residential computing network services or wiring or extend those beyond the area of their intended use. This applies to all network wiring, hardware and cluster and in-room jacks.

Theft (including licensure and copyright violations)

- A. By the copyright laws of the United States and most other nations, virtually all programs and applications are copyrighted (see further description under Copyright Reminders, below).
- B. If you have not been given direct permission to copy a file, you are not permitted to do so.
- C. You may not copy or redistribute software or other information that is copyrighted. By recent changes of the US law, software piracy is a felony.
- D. You may not attempt to override copy protection on commercial software.
- E. The ability to find and read information on computer systems does not mean that the information is in the public domain. Having the ability to read does not necessarily grant the right to copy or redistribute. Nor, even in the case of certain information on the Internet, does ability to read mean that permission to read has been lawfully granted. Certain information, such as GALILEO, is licensed to be read by the Brenau community, though this does not grant the right to redistribute this information.

Eavesdropping and Violations of Privacy

- A. All information on a computer system belongs to somebody; some of it may be private or personal information; some may consist of confidential information, trade secrets, or classified material.
- B. If you have not been given direct permission to read or access another person's file, you may not attempt to do so.
- C. Brenau-specific or commercially obtained network resources may not be retransmitted outside of the University community. Examples include CINAHL, ERIC or other commercial information services available from the Brenau Trustee Library and private student-related information.

Individual Responsibility and Archiving

- A. Information stored by individuals on network servers, including email, is the responsibility of the individual assigned and using that file space.
- B. Computer services provide backup for the email and file servers only to the extent needed to restore services in case of a network failure.
- C. Periodic removal of excess and/or inactive files and accounts may be done to preserve available resources for current users.

Forging, Password Sharing, Password Theft

- A. You may not attempt to impersonate another individual by sending forged

information such as email, including spam (bulk unsolicited mail)

- B. Never give your password to anyone.
- C. You may not seek to determine another person's password, through cracking, decryption, interception or other means.

Annoyance and Harassment

- A. Brenau University has written standards of conduct that seek to preclude annoyance and harassment by members of the Brenau University community (students, faculty and staff).
- B. You may not use computing to violate the University's standards of conduct.
- C. You may not distribute electronic chain letters. These not only serve as annoyance, but also can severely disrupt computing and network performance.

Negligence and Misuse (including private business)

- A. Having access to computing privileges (email account, Brenau network connection, login or shared file space assigned to you), means that you have general responsibility for all computing activity that takes place from those accounts, connections or file spaces. The University's connection to the Internet, for example, does not allow you to abuse that connection.
- B. Limited personal use of the Internet is allowed. However, the employee-user is reminded that use of any and all Brenau property is primarily for the purpose of business. Any personal use of the Internet is expected to be on the user's own time and is not to interfere with the person's job responsibilities.
- C. Access to the Brenau University computing network and the Internet is limited to members of the Brenau University community. Individuals within the Brenau community are not permitted to provide access to the campus network to those outside this community.
- D. Use of Brenau Computing facilities is intended to be consistent with the educational mission of the University; this does not preclude personal nor even commercial uses. Refer to the appropriate Handbook for your unit (Faculty/Staff, Women's College or Evening and Weekend) to review the University's limitations on the community's use of computing facilities for commercial purposes.
- E. You should report any suspected illegal or unethical activity to the Chief IT Officer or the appropriate Dean's office.
- F. You may not use chat rooms, Websites such as Facebook, MySpace, blogs and similar sites by identifying yourself as being associated with Brenau and revealing personal information or information about Brenau that is inappropriate, unprofessional or otherwise embarrassing to Brenau.
- G. Employees are prohibited from using a university owned computer to access pornographic websites.

Copyright and Attribution - Reminders

- A. We would also like to remind the community that by the terms of the Berne copyright conference (now a part of US law), virtually all material fixed in a tangible medium including photos, text (printed and electronic), music, software and broadcast performance is, indeed, copyrighted. This is true whether the copyright was registered or whether the material was published prior to the Berne accords.
- B. University rules governing attribution require that all users of Brenau computing networks acknowledge any use of ideas or other materials produced by others (in textual, pictorial, auditory or other forms) through a note clearly identifying both the source and the nature and extent of indebtedness.
- C. Of special note is that despite the rapid evolution of case and statutory law concerning intellectual property, educational “fair use” exemptions for copyright protection may not protect redistribution of copyrighted material beyond or even within, University property. Accordingly, the University urges all authors and artists using Brenau University computing networks to either
 - 1. Use only original graphics, sound and text.
 - 2. Provide written notification of licensure or copyright agreement with the copyright holder in such case as the work is by other than oneself, whenever such work is to be shared with others outside of the classroom context.

Personal Computing Equipment

Students, staff or faculty members using their own personal laptops or other computers in classrooms or other spaces are encouraged to use battery power. They should also have charged extra batteries in anticipation of extended class meetings. The hazards posed by electrical cords that cross high traffic areas within classroom spaces introduce the danger of personal injury and potential damage to computer equipment. Brenau University assumes NO responsibility for costs associated with the loss of or damage to a student or instructor’s personal laptop or other computer and its associated peripheral equipment.

It is your responsibility to know and understand these ethics and responsibilities. If at any point you feel you may be in violation or know of a violation, please contact the Help Desk at helpdesk@brenau.edu so that we may correct it and minimize the risk to the university.

Minimum Requirements Student Technology

Please reference the following website for technology specifications. Please note that some degree programs have more stringent requirements than others.

<https://intranet.brenau.edu/information-technology/student-computer-requirements/>

Intellectual Property – Student Work

Work created by students remains the property of the creator. Students working as a

member of a team are responsible for negotiating ownership. Faculty members may temporarily retain students' works or request additional copies provided by the students as needed for accreditation purposes.

If the work is created as part of a research grant or other faculty and/or staff directed or externally funded project, students will receive credit for co-authorship or otherwise contributing to the project and may be compensated if project funds are available. Faculty and/or staff members retain ownership of all materials, unless other arrangements are agreed upon in writing and signed by all parties, prior to the start of the project and acceptance of the funding.

Faculty may share student work for academic purposes. Student names will be removed to protect the student's identity. No additional consent from students is required; this policy serves as notification to students. A student may ask for an exemption from this policy, on a case-by-case basis; such a request shall be submitted to the Provost who has the sole discretion in the matter. Faculty may share student work by posting it on a Brenau website, placing it on reserve in the library, making and distributing copies, etc.

Brenau may commission works, whether as works-for-hire or otherwise; and Brenau may acquire such works from, or develop them in partnership with, individual authors on mutually agreeable terms.

Disputes that arise among students or between students and faculty and/or staff members concerning intellectual property rights will be addressed by the University's grievance policy and the process outlined there.

Intimidation and/or Retaliation policy in general student code of conduct –

Retaliation is defined as a strike back against an accusation, a form of revenge or reaction, or an act of discrimination.

- A. The University nor any other individual may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by Title IX or this part, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this part.
- B. Intimidation, threats, coercion, or discrimination, including charges against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX or this part, constitutes retaliation.
- C. Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding under this part does not constitute retaliation prohibited under paragraph (a) of this section, provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

The Learning Center

The Learning Center is the point of contact for undergraduate and graduate students who have temporary or permanent disabilities to seek reasonable academic accommodations and academic support services. The Learning Center provides professional tutoring for core

academic subjects (such as writing skills, mathematics, science, English, and modern languages) and academic coaching services on a weekly standing appointment basis. These services are available to all current Brenau University students. Students may schedule appointments by completing the tutoring appointment request form located on the Learning Center intranet site: <https://intranet.brenau.edu/learning-center/>. Students who have documented disabilities or are learning English as a second language receive priority scheduling for these academic support services. The Learning Center also provides DSST testing for all students.

Students who require reasonable academic accommodations must self-disclose their disability to the Learning Center Director (University Disability Service Provider) and provide current documentation of disability by emailing learningcenter@brenau.edu. The Director will confidentially review the documentation as quickly as possible (typically within 3-4 business days). The student will then be provided with an official letter of accommodations via email and directed to share this letter with their academic advisor and all professors at the start of every new semester. In cases when a letter is misplaced, the student may email the Director to request a copy. Professors may also email the Director at learningcenter@brenau.edu to verify a student's testing accommodations letter or seek guidance regarding the provision of accommodations. Accommodations will only begin when a student has received a letter of accommodations from the Learning Center Director. Students are encouraged to make a testing plan at the start of each new semester with their professors and the Learning Center regarding how testing accommodations will be provided for each course. Faculty, department staff or Learning Center staff may proctor testing sessions for students who have testing accommodations.

Appointments are required in advance for all Learning Center testing appointments. Students who have testing accommodations and need to schedule tests at the Learning Center should complete a testing appointment request form located on our intranet site (listed above) in advance of the scheduled class testing date.

More information about the Learning Center and all staff contact information is available on our Brenau intranet site.

Medical Withdrawal

A student requesting to be withdrawn from class(es) after the Drop/Add period because of a medical emergency or severe illness must adhere to the following requirements.

1. An **appeal form** (*electronic form*) must be submitted to the Provost and Vice President for Academic Affairs stating the reason for the withdrawal request.
2. The student should clearly state the date of the onset of the illness/injury and the medical conditions which preclude course completion.
3. The student should submit a complete list of courses (course and section number) for which the student is currently registered and from which the student wishes to withdraw.
4. The student should contact his or her primary physician for a statement delineating the circumstances/medical conditions preventing the student from completing the coursework (on-ground or online) in the required time frame. This statement must be

submitted via fax by the physician's office (i.e. the student may not submit the form themselves).

Requests for Medical Withdrawals must be submitted to the Provost and Vice President for Academic Affairs before the last day of class of the semester or session for which the withdrawal is requested. Any requests received after this date will not be considered eligible for medical withdrawal and all applicable university policies regarding grades, refunds, financial aid, etc. will apply.

When medical withdrawals are granted, students are withdrawn from all courses they are enrolled in during the semester or session.

If the reason for the withdrawal request is related to an emergency or illness of an immediate family member, medical documentation should pertain to the family member's illness. Medical documentation will also be required stating that the necessity for the student to function as a caretaker precludes the possibility of him/her completing course requirements.

Medical Withdrawal Refunds

- No institutional official other than the Director of Student Accounts may authorize refunds
- In cases where a Medical Withdrawal has been granted by the Provost and Vice President for Academic Affairs, refunds will be adjudicated on an individual basis by the Director of Student Accounts in order to apply consistent and reasonable practices. Generally, refunds will be considered from the effective date of the completed Medical Withdrawal.
- The refund/forgiveness of any financial aid funding must be adjudicated by the Financial Aid Office based on policies set forth by the federal government and other agencies providing financial resources for the student's educational costs. Students should consult with the Financial Aid Office to determine the disposition of their aid package. Return of most government funded financial aid is time sensitive and based on the date of withdrawal.
- Residential Students: Room and Board payment(s) will be refunded based on the number of weeks remaining in the semester after the week of withdrawal. If the student is receiving federal or state aid, policies pertaining to those programs will dictate the refund amounts.

Mental Health Withdrawal

- A. Mental Health Withdrawal Procedure – In order to ensure the safety of any student who demonstrates inappropriate behavior or who may represent danger to her/himself or others, a mental health withdrawal procedure is in place. For further information about this specific policy, please contact the Vice President for Student Services.
- B. Conditional Student Status
 1. A student otherwise permitted to continue at the University will be required to comply with all restrictions set by the University on the student's continued participation in

University educational programs and activities, including living in the residence halls.

2. The University retains the right to make the final determination of measures it needs to take to protect its educational environment and the safety of other members of the University and its property.
3. The student will be responsible to pay the costs of treatment, including those associated with the initial assessment.
4. Failure to comply with all restrictions may result in the student being withdrawn from the University.

Misuse of Brenau University Name or Graphics

The use of the College's name, images, or graphics for soliciting funds or for any activity without prior approval of proper College authorities, or any unauthorized use of the College's name, is prohibited. See also University Social Media Policy

Payment of Fees, Charges, and Fines

- A. Students are required to pay fees, charges, and fines within a specified time. Brenau University students whose student accounts are not paid by the appropriate due date may be charged a \$200 late fee. This fee will be billed to the student's account and must be paid along with any other unpaid fees.
- B. Students whose accounts are delinquent may forfeit their right to attend classes, take final examinations or otherwise participate in the academic program until satisfactory arrangements have been made with the Accounting Office to meet financial obligations. Diplomas, certificates and transcripts are issued only when the students' accounts have been paid in full.
- C. Students whose accounts are delinquent as of the payment due dates for each semester will not be permitted to register for the following semester, nor will they receive final grades for the semester in which they are currently enrolled. In addition, transcripts (official and non-official) and transient letters are not issued to students with obligations to Brenau.

Removal from Leadership Positions

Student leaders found responsible for inappropriate behavior; who demonstrate behavior that is not representative of the Brenau Ideal; or whose behavior is in direct conflict with the position they hold, may be removed from their leadership position by the Vice President for Student Services.

Self-Balancing Boards/Scooters

The use, possession, or storage of hoverboards, self-balancing scooters/skateboards, or hand-free Segways are prohibited on any Brenau University campus. Re-charging of these devices is specifically prohibited.

Sexual Misconduct and Relationship Violence (SMRV) Policy

This policy covers all conduct and policy that does not fall under Title IX and applies to all reports of prohibited conduct occurring on or after the effective date of this policy. The policy

applies to all Brenau University students, and campuses. Each member of the Brenau community is responsible for their actions and behaviors both on and off campus. As such, this policy is applicable to on campus conduct and, when applicable, off campus conduct. This policy applies to guests and individuals conducting business on all University property.

- A. When an incident is reported, all reports will be reviewed by the Title IX coordinator and may be reassigned to student conduct as appropriate. When appropriate, the reporting party will be encouraged to seek immediate medical care, take advantage of counseling services, and encouraged to file a report with University or local authorities. The reporting party will never be forced to file a report with local police or campus security, and should be apprised of their right to not pursue a complaint even after contacting the authorities. If the reporting party is under the age of 18, the circumstances of the report will be evaluated in order to determine whether law enforcement, parent, legal guardian, or other emergency contact will be made.
- B. Reporting parties are not to be retaliated against. See Intimidation and Retaliation policy.
- C. Reporting parties may not be charged with other violations related to the sexual misconduct (i.e. if the alleged victim was drinking on campus at the time of the assault, an alcohol charge may not be filed). See Amnesty policy.
- D. The investigation and hearing will be conducted in a timely manner.

Prohibited Conduct and Definitions

Prohibited conduct may be described as:

- A. **Sex or gender-based discrimination** – refers to the inequitable treatment of individuals on the basis of sex, sexual orientation, gender identity, or gender expression.
- B. **Sex or Gender-based harassment**
 - 1. Gender-based harassment – harassment based on sex, sexual orientation, gender identity, or gender expression, which may include acts of aggression, intimidation, or hostility, whether verbal, physical, graphic, or otherwise. To qualify as gender-based harassment, the conduct need not involve conduct of a sexual nature
 - 2. Harassment – conduct that creates an intimidating, offensive, or hostile working or learning environment or that unreasonably interferes with work or academic performance based on a person’s protected status including sex, sexual orientation, gender identity, or gender expression
- E. **Sexual harassment** – unwanted and unsolicited sexual advances, request for sexual favors, and other deliberate or repeated communication of a sexual nature. The communication may be, but is not limited to; spoken, written, physical or pictorial. These actions constitute sexual harassment when:
 - 1. Submission to said conduct is made either explicitly or implicitly a term or condition of employment, education, or participation in a program
 - 2. Rejection of said conduct is used explicitly or implicitly to negatively impact

conditions of employment, education, or participation in a program.

3. Said conduct creates an intimidating, hostile, or offensive environment

F. Forms and definitions of Sexual Misconduct and Relationship Violence

1. **Sexual assault** – is having or attempting to have sexual intercourse or sexual contact with another individual without consent or by means of force or coercion, as defined:
 - a. Coercion – the use of pressure to compel another individual to participate in or continue sexual activity against an individual’s will. Coercion can include, but is not limited to intimidation, manipulation, threats, or blackmail.
 - b. Consent – agreement to participate in sexual activity must be actively agreed upon by all parties, and must be informed, knowing, and voluntary. Consent is demonstrated through mutually understood words or gestures and can never be given by an individual incapacitated by alcohol or drugs or other mental incapacitation.
 - c. Force – the use or threat of physical violence to require an individual to participate in an unwanted activity.
2. **Sexual intercourse** – includes vaginal or anal penetration, however slight, with a body part (e.g., penis, tongue, finger) or object or oral copulation by mouth to genital contact.
3. **Non-consensual sexual contact** – having or attempting to have sexual contact with another individual without consent. Sexual contact may include, but is not limited to; kissing, disrobing, or touching in a sexual manner.
4. **Sexual communications** – unwanted communication of, but not limited to, words or images of a sexual nature.
5. **Sexual exploitation** – taking non-consensual or abusive sexual advantage of another separate from other listed misconduct offenses. Exploitation includes but is not limited to:
 - a. Prostituting another individual
 - b. Non-consensual recording in any capacity a sexual activity
 - c. Knowingly allowing others to observe a sexual activity without the consent of the partner
 - d. Distributing photos or recording of a sexual nature without the consent of all parties involved
 - e. Engaging in voyeurism (peeping tom)

- G. **Dating violence** – violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the person subjected to such violence. Whether there was such a relationship will be determined based on, among other factors, the Complainant’s and Respondent’s statements, and with consideration of the

length of the relationship, the type of the relationship, and the frequency of interaction between the parties involved in the relationship.

- H. **Domestic violence** – is a felony or misdemeanor crime of violence committed by: (1) a current or former spouse or intimate partner of the victim; (2) a person with whom the victim shares a child in common; (3) a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner; (4) a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred; or (5) any other person against an adult or youth victim who is protected from that person's acts under the domestic or family laws of the jurisdiction in which the crime of violence occurred.
- I. **Relationship violence** – commonly referred to as domestic or dating violence, a situation where one person in the relationship is being physically, emotionally, or sexually abused by the other person.
- J. **Stalking** – occurs when a person engages in a course of conduct directed at a specific person that would cause a reasonable person to a) fear for his or her safety or the safety of others; or b) suffer substantial emotional distress.

Reporting an Incident

Individuals are encouraged to report incidents of SMRV to a university official or contact 911 if they feel they are in immediate danger.

All victims of sexual assault have the right to a criminal investigation, and are encouraged to contact the local authorities.

Individuals are encouraged to seek medical treatment immediately at the local emergency room and ask for a Sexual Assault Nurse Exam (SANE). Students who would like support in this process are encouraged to contact the Title IX Coordinator during regular business hours, and the Coordinator on Call after regular business hours. Preserve evidence by avoiding bathing or showering, brushing teeth, changing clothes, or washing hands. If you change clothes, you should place all clothing worn at the time of assault in a paper bag. Even if you are uncertain about taking the matter to the police, you may change your mind later on, and the evidence cannot be recreated.

Any individual who feels they have been a victim of sexual misconduct should consider the following methods of University reporting and how those reports are handled: Ideally, all incidents should be reported directly to:

- Safety and Security
520 Washington St. 770-534-6202
security@brenau.edu

Students wishing to speak with a female may contact:

- Paula Dampier Director of Security
520 Washington St.
770-297- 5896
pland@brenau.edu

The only Brenau University staff member who is able to keep the report completely confidential is:

- Gay Baldwin, LPC
University Counselor
The Center for Health and Well Being
205 Boulevard
770-534-6121
gbaldwin@brenau.edu

The Title IX Coordinator is a staff member charged with overseeing the University response to allegations of sexual misconduct. Brenau University's Title IX Coordinator is:

- Rosanne Short
Director of Military & Veteran Services, Student Services
Owens Student Center
102 Prior Street
770-531-3135 or
email titleix@brenau.edu

There are other resources available to sexual assault victims. In the Gainesville community victims are encouraged to contact the local resource:

- Rape Response Crisis Line: 770-503-7273
Toll Free: 800-721-1999

Online and Regional students may contact the following resource:

- National Sexual Assault Hotline 800-656-HOPE

Sexual Assault Victim's Bill of Rights

An Amendment to Section 485 of the Higher Education Act of 1965 (20 U.S.C. 1902(f)) entitled "Campus Sexual Assault Victims Bill of Rights Act" of 1991 relating to the treatment by campus officials of sexual assault victims, effective September 1, 1992, requires all institutions of higher education to publish the following information and policy statement. It is the intent of this policy to state that the campus-related sexual assault of an employee or student is a serious offense, and that the victim shall be accorded by Brenau University the rights that are contained in the policy. It is also the intent of the policy to empower the victims of campus-related sexual assaults with certain rights and to certify that Brenau University complies with the requirements of the Act.

Victim's Rights: The following rights shall be accorded, by all officers, administrators, and employees of Brenau University to victims of campus-related sexual assaults:

- A. The right to have any and all assaults against them treated with seriousness; the right, as victims, to be treated with dignity.
- B. The right to have these assaults committed against them investigated and adjudicated by the duly constituted criminal and civil authorities of the government entity in which the crimes occurred; and the right to the full and prompt cooperation and assistance of Brenau personnel in notifying the proper authorities. The foregoing

shall be in addition to any Brenau Disciplinary proceedings. The Sexual Misconduct policy addresses Brenau's adjudication of sexual assault.

- C. The right to be free from any kind of pressure from Brenau personnel that victims not report crimes committed against them to civil and criminal authorities or to campus enforcement and disciplinary officials; or report crimes as lesser offenses than the victim perceives them to be.
- D. The right to be free from any kind of suggestions that campus assault victims not report, or under report, crimes because: a.) victims are somehow responsible for the commission of crimes against them; b.) by reporting crimes they would incur unwanted personal publicity.
- E. The right to choose a representative and to have that representative present at all proceedings and the right to be notified of the outcome of such proceedings.
- F. The right to have Brenau University personnel assist the victim in obtaining, securing, and maintaining evidence (including medical examination) as may be necessary to the proof of criminal sexual assault in subsequent legal proceedings.
- G. The right to be made aware of, and assist in exercising any options, as provided by State and Federal Laws or regulations, with regard to mandatory testing of assault suspects for communicable diseases and with regard to notifications to victims of the results of such testing.
- H. The right to counseling from the university counselor.
- I. If a campus sexual assault is reported; Brenau University personnel will take necessary steps or actions to prevent any unnecessary or unwanted contact with alleged assailants, including but not limited to immediate relocation of the victim to safe and secure alternative housing.

Sexual Offenders

The federal government requires all universities and colleges to provide information on how to access information on sex offenders living on or near the campus. To obtain this information go to www.ganet.org/gbi/siclainm.html. You may obtain registered offenders in a number of ways. It can be done by zip code, city, country, or name. We have added a link to this website from Brenau's Security web page. The link is described as "Megan's Law" information.

The Security Office will maintain a current list of registered sex offenders for Hall County. This list can also be accessed on the webpage under the link for Security.

Smoking/Tobacco/Vaping Use

Realizing the health implications associated with the use of tobacco products, Brenau University has implemented the following policy:

- A. In an effort to create a modified smoke-free environment on our campuses, not only for the benefit of those who work here, but for the benefit of students and visitors, the policy of the University is that the use of tobacco and/or vaping products is prohibited on campuses with the exception of designated areas.

- B. Cigarette refuse containers are provided at the designated smoking areas.
- C. Enforcement of the smoking/tobacco/vaping use policy on campus and in University buildings is the responsibility of all members of the University community. Please ask violators to use the nearest designated smoking area.
- D. The designated smoking areas at the Gainesville campus are as follows:
 - 1. Owens Student Center, next to Post Office door
 - 2. Parking lot area between the Science Building, Geiger Hall, and Simmons Visual Arts Center by the trash bin
 - 3. Area outside the rear exit of Hopkins Dining Hall
 - 4. History Center, front and back doors
 - 5. North side of Jacobs Building by Post Office, upper level
 - 6. Wheeler House, drive through
 - 7. Downtown Center, near front door and back doors
 - 8. Theater Department, 313 Blvd.
 - 9. Tea Room, back door
 - 10. Area between Virginia Hall and Thurmond McRae
 - 11. Burd Center, near front and back doors
 - 12. Guest House, outside
 - 13. Maintenance Building, outside

Regional campus students should consult with the Campus Director for locations of designated smoking areas at their campus. Brenau's East Campus is a smoke free area.

Solicitation Policy

Solicitors are not allowed on the Brenau University Campus. If requests to distribute handouts, brochures and the selling of products are made, please direct those persons to the Assistant Director of Student Engagement or designee or the Regional Campus Director.

Handouts, brochures, and fliers for distribution within the residence halls must be approved by the Assistant Director of Student Engagement or designee. For more details, see the advertising policy.

Stealing or Possession of Stolen Property

The unauthorized taking or keeping in one's possession items of University property (including those items belonging to the University Dining Hall) rented, leased, or placed on campus by the institution, or items belonging to the students, faculty, staff, or guest of the University is prohibited.

The misappropriation or misuse of student organization funds or property, or the sale of textbooks by any student other than the book owner is strictly prohibited.

The University assumes no responsibility for theft, damage, or loss of money, data, valuables or personal property.

Storage of Personal Property

Brenau University does not provide storage for personal belongings of students. See abandoned property policy.

Student Organizations & Events

Student organization registration is required by Brenau University for use of university facilities, use of agency fund accounts, eligibility of University funds, and participation in campus-wide student activities and leadership development events/activities. To be recognized as a student organization on Brenau University's campus, all student organizations must be registered through the Associate Director of Student Engagement. Any group of students wishing to use the Brenau University name, logo, facilities, or other Brenau services must register the organization. Each student organization must have a full-time faculty / staff member as an adviser. All organizational accounts should be shared with the faculty / staff adviser (example -bank accounts, email, social media accounts) and passwords / logins must be shared with faculty / staff adviser. The adviser cannot be enrolled in any undergraduate degree program and is expected to take an active role in the organization. If there is any change in faculty/ staff advising leadership, all organization account information should be shared with the Associate Director of Student Engagement so that information can be transferred.

Organizations requesting to host events must submit an event registration approval request with the Associate Director of Student Engagement, 14 business days prior to the event date. Event registration forms can be found at

https://docs.google.com/forms/d/e/1FAIpQLScxloga7egJPH4fk6Gd4K-ZthPW8RInG5UXe7ptQNKZk5XSpw/viewform?usp=sf_link

Reservations for events will not be confirmed unless this form has been completed and approved. No publicity may be distributed or posted online until this form has been approved and the reservation confirmation process has been completed. Any publicity posted on College property must be approved. All publicity should include the name of the activity, the date and time of the activity, the location of the activity, and the name of the person and/or organization responsible for the activity. While individuals may have the right to freedom of speech, they also have a responsibility, as members of the Brenau University community, to review and consider the impact of their words when submitting literature for posting. Brenau prohibits the use of profanity and prejudicial content in advertising. Advertising that promotes the use and/or sale of alcohol is also prohibited. Items posted improperly will be removed and destroyed. Persons and organizations that post items improperly may be subject to adjudication under the student conduct process and/or charged for the cost of removal and any damage to College property. Chalking is not allowed on poles, columns, or campus buildings. Chalking should only be displayed where rain will naturally wash it off and all the posting guidelines should be followed as well. Recognized student organizations and academic departments are responsible for removing their posted notices.

Suicide Attempt

A member of the crisis team will intervene with a student who has attempted suicide on campus. By law, the student will be required to obtain treatment. The University may require additional stipulations for the student to remain on or return to campus. This will be determined on a case by case basis. The "Disruptive Behavior or Dangerous Conduct" policy may also be used in conjunction.

Sunbathing

Sunbathing is only allowed at the Amphitheater and on Wallis Field. Sunbathing is not permitted on the roof of any building or on Front Campus.

Theft

Attempted or actual theft of University property and attempted or actual theft of the property of University community members on our off campus is prohibited.

Threatening & Aggressive Behavior

Threatening & "*Aggressive behavior*" is defined as use or threat of physical violence, verbal abuse, threats, intimidation, harassment, coercion or other conduct which threatens or endangers the health, safety, or physical well-being of any person.

Aggressive behavior toward any member of the University community is not tolerated. Students identified as being responsible for such acts should expect to be held accountable under the procedure set forth in this policy. If someone believes they have been subjected to aggressive behavior by a student, they must report the incident as soon as possible following the incident.

Reporting An Incident

Anyone who believes that they have been subjected to aggressive behavior by a student should report the incident to Security, Dean of Students, and/or the Vice President for Student Services. Upon receipt of a report of aggressive behavior:

1. A directive of "No Contact" with the complainant will be immediately issued;
2. The complainant will be advised of their right to file a report with the Gainesville Police.
3. The Vice President for Student Services and Dean of Students, or designee, will determine whether or not interim suspension is warranted until adjudication of the alleged violation.
4. The Vice President for Student Services and Dean of Students, or designee, will request to speak to the student/class/club/team, etc. to acknowledge the incident, determine the well-being of the group, and advise that the matter is being addressed.

Title IX Policy

Notice of Nondiscrimination

Brenau University is committed to maintaining an environment free from all forms of discrimination. As a recipient of Federal funds, the University complies with Title IX of the Higher Education Amendments (1972). Title IX prohibits discrimination in any educational

program or activity on the basis of sex, gender identity, failure to conform to stereotypical notions masculinity or femininity or actual or perceived sexual orientation. Brenau University recognizes sexual harassment, sexual assault, dating violence, domestic violence, and stalking may create an environment of discrimination and has created the following policy to define, educate and address issues relating to sexual discrimination.

Scope of the Brenau University Title IX Policy

This policy applies to all reports of Prohibited Conduct occurring on or after the effective date of this policy.

The policy applies to all Brenau University faculty, staff, students, and campuses.

This policy applies to guests and individuals conducting business on all University property.

This Policy applies to all reports of Prohibited Conduct occurring on or after the effective date of this Policy. Where the date of the reported Prohibited Conduct precedes the effective date of this Policy, the definitions of misconduct in existence at the time of the report will be used. The Grievance Process under this Policy, however, will be used to investigate and resolve all reports made on or after the effective date of this Policy, regardless of when the incident(s) occurred.

This policy applies to an education program or activity of Brenau University and includes locations, events, or circumstances over which the University exercises substantial control over both the Respondent and the context in which the sexual harassment occurs.

When used in this Policy, “Complainant” refers to an individual who is alleged to be the victim of conduct that could constitute sexual harassment. “Respondent” refers to an individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment. A “Third-Party” refers to any other participant in the process, including a witness or an individual who makes a report on behalf of a Complainant.

The process begins with a Formal Complaint filed by a Complainant or signed by the Title IX Coordinator alleging sexual harassment against a Respondent and requesting that the University investigate the allegation of sexual harassment. The process could begin with an anonymous complaint, however, the ability of the University to process this complaint could be compromised.

At the time of filing a Formal Complaint, a Complainant must be participating in or attempting to participate in the education program or activity of the University.

Nothing in this Policy derogates the legal right of a parent or guardian acting on behalf of the Complainant, Respondent, or Third-Party, including, but not limited to filing a Formal Complaint.

A possible violation of the TitleIX Policy is handled through an administrative process. A Complainant may also pursue criminal or civil legal recourse concurrently. One is not

dependent upon another.

Throughout the duration of the Title IX process any Party is expected to report any potential conflict of interest to the Title IX Coordinator or designee.

For the purpose of the following policy, the University has adopted the following definitions:

1. Reasonable Person – means a reasonable person under similar circumstances and with similar identities to the Complainant.
2. Incapacitation – a state where an individual cannot make an informed and rational decision to engage in sexual activity because of a lack of conscious understanding of the fact, nature, or extent of the act (e.g., to understand who, what, when, where, why, or how of the sexual interaction) and/or is physically helpless.
3. Consent – agreement to participate in sexual activity must be actively agreed upon by all Parties, and must be informed, knowing, and voluntary. Consent is demonstrated through mutually understood words or gestures and can never be given by an individual incapacitated by alcohol or drugs or other mental incapacitation.
4. Force – the use or threat of physical violence to require an individual to participate in an unwanted activity.

Prohibited Conduct

Prohibited conduct may be described as:

Conduct on the basis of sex that satisfies one or more of the following:

- A. An employee of Brenau University conditioning the provision of an aid, benefit, or service of the University on an individual's participation in unwelcome sexual conduct;
- B. 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 education program or activity
- C. Sexual assault as defined in 20 U.S.C. 1092(f)(6)(A)(v),
- D. Dating Violence as defined in 34 U.S.C. 12291(a)(10),
- E. Domestic Violence as defined in 34 U.S.C. 12291(a)(8),
- F. Stalking as defined in 34 U.S.C. 12291(a)(30).

Prohibited Conduct Explained

A. Sex or Gender-based harassment

1. **Gender-based harassment** – harassment based on sex, sexual orientation, gender identity, or gender expression, which may include acts of aggression, intimidation, or hostility, whether verbal, physical, graphic, or otherwise. To qualify as gender-based

harassment, the conduct need not involve conduct of a sexual nature.

2. **Harassment** – conduct that creates an intimidating, offensive, or hostile working or learning environment or that unreasonably interferes with work or academic performance based on a person’s protected status including sex, sexual orientation, gender identity, or gender expression.

*A single isolated incident may create a hostile environment if the incident is sufficiently severe, particularly if the conduct is physical.

3. **Sexual Assault** – means an offense classified as a forcible or non-forcible sex offense under the uniform crime reporting system of the Federal Bureau of Investigation, as defined in 20 U.S.C. 1092(f)(6)(A)(v). Sexual intercourse includes vaginal or anal penetration, however slight, with a body part (e.g., penis, tongue, finger, hand) or object, or oral penetration involving mouth to genital contact.

*The Following Crime Definitions from the National Incident-Based Reporting System (NIBRS) User Manual (From the Federal Bureau of Investigation Uniform Crime Reporting Program Sex Offenses) Any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent.

4. **Fondling** – The touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.
5. **Incest** – Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.
6. **Statutory Rape** – Sexual intercourse with a person who is under the statutory age of consent.
7. **Dating violence** – 34 USC 12291(a)(10) The term “dating violence” means violence committed by a person:
 - A. who is or has been in a social relationship of a romantic or intimate nature with the victim; and
 - B. where the existence of such a relationship shall be determined based on a consideration of the following factors:
 1. The length of the relationship.
 2. The type of relationship.
 3. The frequency of interaction between the persons involved in the relationship.
8. **Domestic violence** – 34 USC 12291(a)(8) The term “domestic violence” includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated 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 the jurisdiction receiving grant monies,

or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction.

9. **Stalking** – 34 USC 12291(a)(30) The term “stalking” means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:
 - A. fear for his or her safety or the safety of others; or
 - B. suffer substantial emotional distress.

Confidentiality and Anonymity

Brenau University's ability to respond to a complaint of prohibited conduct, to prevent its recurrence, or to address its effects may be severely limited if the Complainant requests confidentiality, does not provide the name of the Respondent, or asks that the Formal Complaint not be filed. The University is further limited when a report is made anonymously. In cases where the Complainant requests confidentiality or requests Brenau University not pursue an investigation, the Title IX Coordinator or his/her designee will conduct a preliminary assessment of the alleged misconduct and may weigh the Complainant's request against the following factors, including, but not limited to: the severity of the alleged sexual misconduct, the Complainant's age, or whether there have been other complaints or reports of sexual misconduct against the same Respondent. The Title IX Coordinator may determine that, in the interest of providing a safe and nondiscriminatory environment for students, it is necessary to act on information it has received.

In cases where the Complainant files a Formal Complaint, or where the University is required to conduct a formal investigation, Brenau cannot keep the Complainant's identity from the Respondent. Further, both Complainant and Respondent have the right to copies of all case files.

Amnesty

Brenau University encourages the reporting of conduct violations and crimes that occur on campus or against students. A victim might be hesitant to report a crime to a University official for fear of being charged with a policy violation themselves (i.e., underage drinking at the time of a sexual assault). It is in the best interest of the community that a victim of a crime report the incident to a College official. To encourage reporting, the University offers victims of crimes, and may offer those who assist victims of crimes, amnesty from College policy violations related to the incident. Such amnesty is given at the discretion of the Vice President for Student Services or their designee.

Reporting an Incident

In order for the Title IX process to begin, the University must have actual knowledge. Actual knowledge means notice of sexual harassment or allegations of sexual harassment to the University's Title IX Coordinator or any University official who has authority to institute corrective measures on behalf of Brenau. Making a report means telling the Title IX Coordinator or an Official with Authority what happened—in person, by telephone, in writing, or by email.

At the time a report is made, a Complainant does not have to request any particular course of action, nor does a Complainant need to know how to label what happened. Choosing to make a

report, and deciding how to proceed after making the report, can be a process that unfolds over time. The University provides support that can assist each individual in making these important decisions, and will respect an individual's autonomy in deciding how to proceed, to the greatest extent possible. In this process, the University will balance the individual's interest with its obligation to provide a safe and nondiscriminatory environment for all members of the University community.

The University will investigate and resolve all Formal Complaints in a fair and impartial manner. A Complainant, the Respondent and all individuals involved will be treated with dignity and respect. In response to all reports of Prohibited Conduct, the University will make an immediate assessment of any risk of harm to the Complainant, Respondent, or to the broader campus community and will take steps necessary to address those risks. These steps may include Supportive Measures and/or Emergency Removal of the Respondent to provide for the safety of the Complainant and the campus community. Emergency Removal will be determined by the Title IX Coordinator in consultation with the Executive Vice President using the criteria of the Student Concerns committee.

All investigations and proceedings will be conducted presuming the Respondent is not responsible for the accusations.

Any person may report sex discrimination, including sexual harassment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment). However, the formal process only begins with a signed report by the Complainant or the Title IX Coordinator.

If the conduct alleged in the Formal Complaint would not constitute sexual harassment as defined in this Policy even if proved; did not occur in the University's education program or activity; or did not occur against a person in the United States, then the University must dismiss the Formal Complaint with regard to that conduct for purposes of sexual harassment under this Policy. However, such a dismissal does not preclude action under another provision of the University's Code of Conduct. The Title IX Coordinator or designee may provide the relevant information to the Dean of Students or Director of Human Resources as is appropriate.

If the Title IX Coordinator dismisses the Formal Complaint or any allegations therein, both Complainant and Respondent have the right to appeal that decision. Appeals must be made in writing to the Executive Vice President within five business days of the dismissal.

Individuals are encouraged to call 911 if they feel they are in immediate danger.

All victims of sexual assault have the right to a criminal investigation, and are encouraged to contact the local authorities.

Individuals are encouraged to seek medical treatment immediately at the local emergency room and ask for a Sexual Assault Nurse Exam (SANE). Students who would like support in this process are encouraged to contact the Title IX Coordinator during regular business hours or the Coordinator on Call after regular business hours. Preserve evidence by avoiding bathing or showering, brushing teeth, changing clothes, or washing hands. If you change clothes, you

should place all clothing worn at the time of assault in a paper bag. Even if you are uncertain about taking the matter to the police, you may change your mind later on, and the evidence cannot be recreated.

Any individual who feels they have been a victim of sexual misconduct should consider the following methods of University reporting and how those reports are handled: Ideally, all incidents should be reported directly to:

- Safety and Security
520 Washington St. 770-534-6202
security@brenau.edu

Or

- Paula Dampier Executive Director of Security
520 Washington St.
770-297- 5896
pland@brenau.edu

The only Brenau University staff member who is able to keep the alleged Title IX prohibited conduct completely confidential is:

- Gay Baldwin
University Counselor
The Center for Health and Well Being
205 Boulevard
770-534-6121
gbaldwin@brenau.edu

The Title IX Coordinator is a staff member charged with overseeing the University response to allegations of sexual misconduct. Brenau University's Title IX Coordinator is:

- Rosanne Short
Director of Military & Veteran Services, Student Services
Owens Student Center
102 Prior Street
770-531-3135 or
email titleix@brenau.edu

There are other resources available to sexual assault victims. In the Gainesville community victims are encouraged to contact the local resource:

- Rape Response Crisis Line: 770-503-7273
Toll Free: 800-721-1999

Online and Regional students may contact the following resource:

- National Sexual Assault Hotline 800-656-HOPE

Supportive Measures

Supportive Measures are non-disciplinary, services offered as appropriate, as reasonably available, and without fee or charge to both the Complainant or Respondent before or after the

filing of a Formal Complaint or where no Formal Complaint has been filed. These Supportive Measures are designed to restore or preserve equal access to the University's education program or activity without unreasonably burdening Complainant and Respondent.

- A. Upon receipt of a Formal Complaint,, the University may provide reasonable and appropriate Supportive Measures designed to eliminate any existing hostile environment and protect the Parties involved. The University will make reasonable efforts to communicate with the Parties to ensure that all safety, emotional and physical well-being concerns are being addressed. Supportive Measures may be imposed regardless of whether Formal Complaint is filed by the Complainant or the University, and regardless of whether a crime is reported to Campus Police or local law enforcement.
- B. A Complainant or Respondent may request a "No-Contact Order" or other protection, or the University may choose to impose Supportive Measures at its discretion to ensure the safety of all Parties, the broader Brenau community, and/or the integrity of the process.
- C. Brenau will maintain the privacy of any Supportive Measures provided under this Policy to the extent practicable and will promptly address any violation of the Supportive Measures. All individuals are encouraged to report concerns about failure of another individual to abide by any action imposed by an interim measure. The University will take immediate and responsive action to enforce a previously implemented restriction if such restriction was violated.
- D. Supportive Measures will be implemented at the discretion of the University. Supportive measures may include, but are not limited to the following list below, regardless of whether the respondent is a student or an employee. Supportive measures may continue after a case is resolved if it is in the best interest of the Complainant, Respondent, or the campus community. Examples are as follows:
 - 1. Imposition of campus "No-Contact Order"
 - 2. Rescheduling of exams and assignments
 - 3. Providing alternative course completion options
 - 4. Change in class schedule
 - 5. Change in work schedule or job assignment
 - 6. Change in on-campus housing
 - 7. Limit an individual or organization's access to certain University facilities or activities pending resolution of the matter
 - 8. Emergency Removal per the aforementioned guidelines for students, and administrative leave per the Human Resources policies for employees

Intimidation/Retaliation

- A. The University nor any other individual may intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privilege secured by Title IX or this part, or because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding, or hearing under this Policy. .
- B. Intimidation, threats, coercion, or discrimination, including charges 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 sexual harassment, for the purpose of interfering with any right or privilege secured by Title IX or this part, constitutes retaliation.
- C. Charging an individual with a code of conduct violation for making a materially false statement in bad faith in the course of a grievance proceeding under this part does not constitute retaliation, provided, however, that a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith.

Initial Intake Meeting

- A. When a possible Title IX incident is reported, the Title IX Coordinator will be notified. When appropriate, the Complainant will be encouraged to seek immediate medical care, take advantage of counseling services, and encouraged to file a report with University or local authorities. The Complainant will never be forced to file a report with local police or campus security, and will be apprised of their right to not pursue a Formal Complaint even after contacting the authorities. If the complainant is under the age of 18, the circumstances of the report will be evaluated in order to determine whether law enforcement, parent, legal guardian, or other emergency contact will be made.
- B. The Complainant may receive supportive measures after reporting an incident and before filing a Formal Complaint. These measures are intended to protect the Complainant from contact and/or potential retaliation from the Respondent and/or related parties. The Complainant is advised to refrain from retaliatory behavior, as are any parties acting on the behalf of the Respondent.
- C. Supportive measures include but are not limited to: relocation of residence, academic considerations, rescheduling of class sections. Supportive measures are administered by the Title IX coordinator and other administrators on campus when applicable.
- D. The Title IX Coordinator will review the resources available to the Complainant, and explain to the Complainant the process for filing a Formal Complaint and the method of investigation and adjudication. The Title IX Coordinator will explain the Informal and Formal resolution procedures.

Rights of Complainants and Respondents

- Right to be informed of the process and all available options

- Right to be informed of resources
- Right to Supportive Measures
- Right to a timely investigation
- Right to an Adviser of choice
- Right to review and inspect evidence
- Right to appeal as directed by guidelines

Adviser of Choice

- A. Both Respondent(s) and Complainant(s) have the right to have an Adviser of Choice.
- B. The Title IX Coordinator, Investigator(s), nor any other University official associated with the case will discuss the case with any adviser.
- C. If either the Respondent(s) or Complainant(s) does not have an adviser present at the live hearing, the University will provide an adviser of the University's choice, at no fee or charge. The University adviser will conduct cross-examination on behalf of that party, and assumes no responsibility for the outcome of the adjudication process.
- D. It is the responsibility of the Complainant and Respondent to communicate with the Adviser regarding allegations, times and dates of meetings, hearings, outcomes and any other information regarding the case.
- E. Should either party's adviser cause the process to be excessively delayed, the University reserves the right to request a different adviser.
- F. The Investigators, Title IX Coordinator, or any University employee privy to information regarding the case will not discuss said case with any Adviser.
- G. The Adviser:
 1. may attend any meeting or hearing with the respective Complainant or Respondent regarding the case, if invited by the respective Complainant Respondent.
 2. may not participate directly in any hearing or meeting involving the case.
 3. may provide advice to the Complainant or Respondent he/she is advising through quiet conversation or written notes in any meeting or hearing related to the case.
 4. may be a member of the University community, but is not required to be.
 5. may be an attorney, but is not required to be.
 6. may not address the Investigators, Title IX personnel, or Hearing panel directly.

7. must conduct cross-examination during a live hearing.
8. must conduct themselves with decorum at all times during the process.

After a Formal Complaint is Received – Complainant

- A. If the Complainant is under the age of 18, the circumstances will be evaluated in order to determine whether law enforcement, parent, legal guardian, or other emergency contact will be made.
- B. The complainant may receive supportive measures after reporting an incident. These measures include but are not limited to: no contact orders, relocation of residence, rescheduling of class sections. Supportive Measures are administered by the Title IX coordinator.
- C. Complainants are not to be retaliated against. Retaliation is defined as a strike back against an accusation, a form of revenge or reaction, or an additional act of discrimination based on the complaint filed.
- D. The investigation and hearing will be conducted in a timely manner.
- E. The complainant has the right to request an appeal on the grounds of improper procedure, new or previously unavailable, or compelling information related to the case.

After a Formal Complaint is Filed – Respondent

- A. If the respondent is under the age of 18, the circumstances will be evaluated in order to determine whether law enforcement, parent, legal guardian, or other emergency contact will be made.
- B. The respondent may receive supportive measures after reporting an incident. These measures include but are not limited to: no contact orders, relocation of residence, rescheduling of class sections. Supportive Measures are administered by the Title IX coordinator.
- C. Respondents are not to be retaliated against. Retaliation is defined as a strike back against an accusation, a form of revenge or reaction, or an additional act of discrimination based on the complaint filed.
- D. Respondents will be notified of the allegations of sexual harassment, including sufficient details as known at the time.
- E. The investigation and hearing will be conducted in a timely manner.
- F. The respondent has the right to request an appeal on the grounds of improper procedure, new or previously unavailable, or compelling information related to the case.

Investigating a Complaint

- A. Upon receipt of the Formal Complaint, the Title IX Coordinator or designee will review

the issue and a) work toward resolution in cooperation with the parties involved (Informal Resolution) or b) designate an investigator (s) to begin the Formal Resolution process.

- B. Informal resolution may include, but is not limited to mediation, agreed no contact, or mutually agreeable sanctions. Either party may withdraw from the informal process at any time up to two business days following resolution.
- C. The Investigators will interview both Parties and relevant witnesses, including fact and expert witnesses, and gather documentary evidence provided by the Parties and any identified witnesses. This evidence will include both inculpatory and exculpatory evidence. The burden of gathering evidence sufficient to reach a determination regarding responsibility rests on the University and not on the Parties.
- D. The Investigators will prepare an Interview Report. The Investigators will share the Interview Report with the interviewee. The interviewee will have the opportunity to correct or comment on any statements made in the report. If the interviewee has no corrections to, or comments on, the Interview Report, the interviewee will sign an acknowledgement that the interviewee has reviewed and agrees that the Interview Report is accurate. If the interviewee has corrections or comments to the report, the interviewee may submit a written response directly to the Investigators within 3 business days reflecting any additions or changes which the interviewee believes are necessary to ensure the accuracy of the interviewee's statement. If no response is received from the interviewee, it will be included in the preliminary Title IX investigation report and the Final Title IX investigation report as appropriate.
- E. The Investigators may use, if available, any or all of the following: Police Reports, Video or Audio recordings, Witness statements, Campus Reports, etc. Investigations are not limited to the aforementioned items. The University cannot access, 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 that capacity, and which are made and maintained in connection with the provision of treatment to the Party, unless the University obtains that Party's voluntary, written consent.
- F. The Investigator may conduct follow-up interviews with both Parties and witnesses based upon testimonial and documentary evidence gathered during Initial Fact-Gathering. The Parties and witnesses can expect that, in these follow-up interviews, the Investigator will seek responses to specific allegations or evidence. To the extent additional material, witnesses or evidence are identified during Rebuttal Fact-Gathering, the Investigator will conduct additional interviews and gather additional evidence. Rebuttal Fact-Gathering may be repeated as necessary to ensure a complete gathering of evidence.

- G. The Investigators will prepare a Preliminary Report. The Preliminary Report is a written summary of the evidence gathered in the course of the Preliminary Investigation. The Investigators will state specific factual findings in the Preliminary Report (e.g., “Complainant was incapacitated” or “Respondent believed that Complainant was not incapacitated”). The standard for determining each factual finding is “Preponderance of Evidence.” This standard of proof is that the evidence presented during the investigation must be considered to be more likely than not to be factual. The Investigators will not state ultimate findings as to whether the Respondent has, or has not, violated one or more of the University’s policies.
- H. The Investigators will attach as exhibits to the Preliminary Report all Interview reports and any documentary evidence gathered as part of the investigation that is directly related to the allegations in the Formal Complaint, including any evidence upon which the University does not intend to rely in reaching a determination regarding responsibility and any inculpatory or exculpatory evidence whether obtained from a Party or other source.
- I. When the Investigators determine that the Preliminary Investigation is complete, the Investigators will submit the Preliminary Report to the Coordinator. The Coordinator may require the Investigators to conduct additional investigation; if so, the Investigators will conduct additional investigation consistent with the procedures outlined above.
- J. Once the Coordinator has agreed that the Preliminary Investigation is complete, the Coordinator will provide an electronic copy (or hard copy) of the Preliminary Report to the Parties and their respective Advisers, if any, for review. Neither the Complainant nor the Respondent nor their Advisers may publically share any portion of the Preliminary report and will be required to sign a Non-Disclosure Agreement.
1. The Parties may (but are not required to) respond to the Preliminary Report; the Parties will have 10 business days upon receipt of the report to submit any response to the report. The Parties may respond in one or both of the following ways:
 - i. The Parties may provide a written response to the Preliminary Report, or any portion of it, including each Interview Summary. The Investigator will consider any written response provided by the Parties in preparing the Final Report.
 - ii. The Parties may submit a written request for additional investigation. Such requests may include, but are not limited to, the following:
 1. Request for follow-up interview(s) with existing witnesses to clarify or provide additional information, including offering questions to the investigator to pose to witnesses;
 - iii. Request for interviews with new witnesses; or

1. Request to consider new evidence. Any request for additional investigation shall explain the reason for the request.
 2. If neither of the Parties requests additional investigation, the Investigators will prepare the Final Report. If either (or both) Parties request additional investigation, the Investigators will review the request(s) in consultation with the Coordinator. The Investigators will conduct the requested additional investigation if the Investigators, in consultation with the Coordinator, determine that the request(s) will assist the Investigators in completing the investigation. The Investigators and Coordinator will assess whether investigation of the additional information requires a substantial deviation from the recommended timeframe for completion of the investigation; if so, the Coordinator will notify the Parties in writing with an anticipated revised time frame.
- K. The Final Report will have attached as exhibits the testimonial and documentary evidence from the Preliminary Investigation, the Preliminary Report, the Addendum (if applicable), and all of the Parties' responses throughout the Formal Resolution proceeding. Once the Investigators are satisfied that the Final Report is complete, the Investigator will submit the Final Report to the Coordinator. The Coordinator will send to each Party and their respective Adviser, if any, the Final Report in an electronic form. All parties will be expected to sign a non-disclosure agreement related to the final report.
- L. No sooner than 10 (ten) Business Days after sending the Final Report, the Coordinator will meet individually with the Complainant and the Respondent.
- M. If both Parties wish to resolve the case without an adjudication, the Coordinator can facilitate an Informal Resolution of the Formal Complaint that does not necessitate a full adjudication. The Parties must agree to this Informal Resolution in writing. At the conclusion of an Informal Resolution, and upon receipt of official notification via College email, the Complainant and the Respondent have 2 (two) Business Days to change their mind about the resolution of the case. If either the Complainant or the Respondent changes their mind regarding the agreed upon resolution, they must do so in writing and submit it to the Title IX Coordinator. Should the Party's request not be received in writing (including electronically), or does not submit within 2 (two) Business Days, the Informal Resolution will be considered final and binding.
- N. If either of the Parties do not wish to participate in the Informal Resolution prior to an adjudication by the hearing panel, the Coordinator will schedule a hearing on the case not less than 10 (ten) Business Days from the receipt of notification.
- O. If the conduct alleged in the Formal Complaint would not constitute sexual harassment as defined in this Policy even if proved, did not occur in the University's education program or activity, or did not occur against a person in the United States, then the University must dismiss the Formal Complaint with regard to that conduct for purposes

of sexual harassment under the Title IX Policy. However, such a dismissal does not preclude action under another provision of the University's Code of Conduct.

- P. The University may dismiss the Formal Complaint or any allegations therein, 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 University; or specific circumstances prevent the University from gathering evidence sufficient to reach a determination as to the Formal Complaint or allegations therein.
- Q. Upon dismissal of the Formal Complaint either required or permitted, the University will promptly send written notice of the dismissal and reasons for the dismissal simultaneously to each Party.
- R. If the Title IX Coordinator dismisses the Formal Complaint or any allegations therein, both Complainant and Respondent have the right to appeal that decision. Appeals may be made in writing to the Executive Vice President.

Adjudication of a Complaint through Formal Hearing

- A. Title IX procedures may include voluntary Informal Resolution (e.g. mediation). However, either party has the right to discontinue the Informal Resolution process at any time and begin Formal Hearing process. Complaints involving allegations that an employee sexually harassed a student are not appropriate for the Informal Resolution process.
- B. Every attempt will be made to adjudicate Title IX complaints within a reasonable amount of time barring a legitimate reason.
- C. Both parties will be fully informed of the hearing process prior to the proceedings.
- D. A hearing board will be assembled by the Title IX Coordinator or designee. Those on the hearing board will be trained to adjudicate matters arising out of alleged violations of this Policy.
- E. The committee will consist of the chair (non-voting) and three (3) members of the staff or staff. If the case involves a faculty member, at least one member of the hearing panel will be a faculty member.
- F. Hearings will be recorded, and will be live. The respondent or complainant may request the use of technology so neither party must be physically present with the other. This request should be communicated to the chair at least two (2) business days prior to the hearing.
- G. The chair of the hearing committee will read the investigation report aloud.
- H. Neither party will be allowed character witnesses.
- I. The advisers for both parties may conduct cross examination of all parties and witnesses who give testimony during the hearing.

- J. In determining whether an alleged incident constitutes a violation of this Policy, the decision-makers will look at the record as a whole and at the totality of the circumstances. An adequate, reliable and impartial investigation will occur, and a decision rendered based on a preponderance of evidence.
- K. University sanctions for someone found responsible for violation of this Policy may include, but are not limited to, expulsion, forced withdrawal, disciplinary suspension, disciplinary probation, demotion, termination, reprimand, and /or campus restrictions.

Appeals

Either the Complainant or the Respondent or may appeal the decision of the Hearing Panel within 5 (five) Business Days of the receipt of the decision. Appeals must be in writing and based on one of the following grounds for appeal and the grounds for appeal must be specifically stated in the written appeal.

Grounds for Appeal:

- A. New evidence that was not reasonably available at the time of the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter;
- B. Procedural irregularity that affected the outcome of the matter; or
- C. The Title IX Coordinator, investigator(s), or decision-maker(s) had a conflict of interest or bias for or against the Complainants or the Respondents generally or the individual Complainant or Respondent that affected the outcome of the matter.

An appeal is not to rehear the case, but to review whether any of the above, if present, influenced the outcome of the case.

Appeals for cases arising under this Policy will be heard by an Appeals Officer. The Coordinator will receive the written materials and appoint an Appeals Officer, either the Provost or the Chief Operating Officer.

The Appeals Officer will have access to all documents including, but not limited to:

- Recordings, both audio and video
- Communications, including electronic and non-electronic written documents
- Reports
- Responses to reports
- Addenda
- Other documents associated with the case that are not 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 that capacity, and which are made and maintained in connection with the provision

of treatment to the Party, unless the College obtains that Party's voluntary, written consent

If the Appeals Officer determines that a ground for appeal is substantiated, the case will be returned to the Coordinator. Otherwise, the decision of the hearing panel stands. When a case is returned to the Coordinator, the Coordinator may:

1. Decide to drop the case (e.g., based on insufficient information to believe that a policy violation may have occurred), or
2. Send the case to the original hearing panel for reconsideration, or
3. Send the case to a new hearing panel with the same or different charges, and/or (re)implement any aspect of the disciplinary process. When a case is sent back for a new hearing, it is possible that a different decision (i.e., the decision of responsibility and/or sanctions) may subsequently result.

Vandalism

Destroying, defacing, and/or damaging of University property or the property belonging to students, faculty, staff, or guests of the University is prohibited.

Unauthorized Entry or Use of University Facilities

Brenau University is considered private property and access to the building and facilities is restricted to those who have justifiable cause for being present.

Any student who enters a building after the building has been closed; or who remains in a building after hours without authorization; or who fails to leave a building when directed to do so by a University Official will be subject to disciplinary action. No student or visitor shall make or abet unauthorized entry into or use of any University facility, building, office, attic, or onto any roof or other University property. Students shall not enter residential rooms to which they have not been neither assigned nor invited. Those who violate regulations, whether they are students or non-students, are subject to restrictions from University owned buildings.

The safety and security of all University buildings and the contents of those buildings are the concern of all members of the University community. The unauthorized possession of any key to any University building or office is considered a serious offense and will be subject to disciplinary action.

Violations of University Policies and Procedure

Failure to abide by any published University policy or procedure is prohibited.

Residence Life and Housing

Residence Life seeks to provide a safe, comfortable environment for living and learning while encouraging individual and community development. While educating students about their rights and responsibilities as members of a community, we facilitate growth and empowerment through community and civic-minded programs, leadership opportunities, and staff interaction. Our intent is that all students feel a sense of belonging and community while fostering a supportive, nurturing atmosphere based on respect and cooperation. Additionally, the Residence Life Department supports the university mission statement by encouraging personal and professional development. Our primary goal in Residence Life is to foster a supportive, nurturing atmosphere based on respect and cooperation focusing on the Brenau Ideal and Honor Code. It is our goal to inspire artistic expression and community service through innovative programming.

The Residence Life Department is made up of professionals and paraprofessional staff members. The RA (Resident Assistant) is a highly trained upper-class student who is charged with the daily management of their assigned residential area. Daily tasks include responding to community crises, maintaining a positive learning atmosphere, enforcement of University policy and upholding the Brenau Honor Code. The Dean of Students and the Director of Residence Life oversee the departmental operation of Residence Life in accordance with national and regional guidelines. All Residence Life staff, when acting in accordance with their position, acts as a University official.

Brenau University's traditional residence life experience is designed for undergraduate students aged 17 to 23. There are limited other housing options available for other students available on a first come first served basis. A variety of housing options are available. Each sorority has a University owned house or living space. The residential living experience offers a wide range of designs with both community and suite style bathrooms.

Residential Student Rights and Responsibilities

Residential Students Rights and Responsibilities

Your enjoyment of life in the residential community will depend, to a large extent, on the thoughtful consideration that you demonstrate for each other. As a community member, you should expect the following rights and responsibilities:

Rights

- A. To study and sleep free from undue interference
- B. To expect that community members will respect one's personal belongings
- C. To have a sanitary environment in which to live
- D. To have free access to one's room and facilities
- E. To have personal privacy
- F. To have a safe and secure room

- G. To assert one's self through respectful communication
- H. To be free from fear of intimidation, physical and/or emotional harm

Responsibilities

- A. To abide by the Honor Code and University policies and procedures outlined within this publication, in the University Catalog, and on the Housing Contract.
- B. To accept responsibility for guests and their actions during their stay on campus.
- C. To treat fellow community members as you would wish to be treated with dignity and respect.
- D. To hold fellow students accountable for upholding the safety and security of the community.

Residence Hall Policies

Access

Students may not access residential spaces during University breaks without written permission from the Director of Residence Life or a designee. Students who violate this policy may be subject to a minimum \$250 fine, judicial sanctions, and loss of placement.

Advance Room Payment

A non-refundable \$300 advance room payment must be paid to the University Business Office prior to a returning student applying for a room for the coming academic year. Proof of payment will be required at time of housing sign-ups for all returning students. Room placements will not be secured until the advanced room payment is received.

No advance room payment is required for Summer Session Term.

The room cost for each semester shall be paid in full as outlined by the University Business Office.

Animals in Housing

Service Animals

Brenau University (the University) residential housing units accommodate Service animals as defined by the Americans with Disabilities Act. A service animal is defined as a dog or small horse that is individually trained to do work or perform tasks for the benefit of a person with a disability. While legal access rights are afforded to users of service animals, the access comes with the responsibility of ensuring that the animal behaves and responds appropriately at all times, in public and that the user/handler, as a team must adhere to the same socially accepted standards as any individual in the university community. It is the user/handler's responsibility to ensure the safety of a service animal.

No animal will be permitted in University housing that:

- A. Is not approved by the University Disability Officer as a Service animal or as part of an accommodation plan in the case of Assistive animals
- B. Is not registered with the Director of Residence Life

- C. Poses a direct threat to the health or safety of others
- D. Would cause a substantial physical damage to the property of the University and other residents
- E. Would pose an undue financial and administrative burden to the University
- F. Would fundamentally alter the nature of the University's housing operations

Sensitivity to individuals with allergies and to those who fear animals is important to ensure the integrity of the academic and residential community. All roommates, suitemates, or apartment mates of the owner must agree to allow the Service or Assistive animal to reside with them. In the event that one or more roommates, suitemates, or apartment-mates do not approve, either the owner and animal or the non-approving roommates, suitemates, or apartment-mates, as determined by the Director of Residence Life, may be reassigned to a more suitable location.

The University is committed to providing reasonable accommodations to housing for residential students with a documented disability; the University reserves the right to request additional clarification or documentation to facilitate the requested accommodation.

Types of Service Animals

Examples of animals that fit the ADA's definition of "service animal" because they have been specifically trained to perform a task for the person with a disability:

- A. Guide Dog: A dog that is trained that serves as a travel tool for individuals who are blind or have low vision.
- B. Hearing Dog: A that has been trained to alert a person with a significant hearing loss or who is deaf when a sound occurs (e.g. a knock on the door, a fire alarm, the phone ringing).
- C. Service Dog (Assistance dog): A dog that has been trained to assist a person who has a mobility or health impairment. Types of duties may include carrying, fetching, ringing doorbells. Activating elevator buttons, steadying a person while walking, assisting a person to get up after a fall, etc.
- D. SSig (Sensory or social signal) Dog: A dog trained to assist a person with autism. The dog alerts the partner to distracting repetitive movements, such as hand flapping, which are common among those with autism. This intervention allows the person to stop the movement. A person with autism may also have deficits in sensory input, and may need the same support services from that one might provide for a person who is blind or deaf.
- E. Seizure Response Dog: A dog trained to assist a person with a seizure disorder. How the dog serves the person depends on the person's needs. The dog may stand guard over the person during a seizure or the dog may go for help. A few dogs have learned to predict a seizure and warn the person in advance to sit down or move to a safe place.

Under Title II and III of the ADA, service animals are limited to dogs. However, entities must make reasonable modifications in policies to allow individuals with disabilities to use miniature horses if they have been individually trained to do work or perform tasks for individuals with disabilities.

Assistive Animals

Though the University prohibits animals in its residential units, the University will consider reasonable accommodations under the Fair Housing Act, Section 504, for students with documented disabilities allowing for the presence of an emotional support/therapy animal (Assistive animal) in a University residential unit “when its use may be necessary to afford a person with disabilities an equal opportunity to use and enjoy a dwelling, common areas of a dwelling, or participate in, or benefit from, any housing program.” The Fair Housing Act, Section 504 states that “there must be a relationship, or nexus, between the individual’s disability and the assistance the animal provides.”

Definition of an Assistive Animal

An Assistive animal is defined as an animal whose sole function is to provide emotional support, comfort, therapy, companionship, therapeutic benefits, or promotes emotional well-being. Requests to have an Assistive animal in campus housing are considered requests for accommodation and will be reviewed on an individual basis. Individuals making such requests must establish that they experience a documented disability, and must also establish via documentation from the treating health care/mental health provider, that the animal is providing essential therapeutic benefit in a current, ongoing therapeutic program related to the student’s documented disability.

Only requests for accommodation from full time residential students will be considered. The University will not provide accommodations for individuals residing in University housing for short term (one month or less) stays, i.e. summer camps, short programs, etc.

No assistive animal may enter a residential unit until such written approval from the Disability Compliance Officer has been secured.

Qualifications for Assistive Animal on Campus

A student may qualify for a reasonable accommodation if:

- A. The student requesting an accommodation has a documented disability verified by the University Learning Center
- B. The Assistive animal is prescribed to an individual with a disability by a healthcare or mental health professional and the Assistive animal is an integral part of that person’s ongoing treatment process to assist in alleviating the symptoms of the individual’s disability.
- C. Most health care professionals do not approve written prescriptions for Assistive animals to persons who are not in an ongoing therapeutic relationship. The absence of therapy is considered a request for a pet; pets are not allowed in residential units according to University policy. Students are only eligible for an exception to the no pet policy if the animal is used as a tool of therapy, and there must be evidence of a current, ongoing therapeutic relationship.
- D. It is important to note that Assistive animals have no specific training and are not Service animals as defined by the Americans with Disabilities Act. Unlike Service animals, they do not directly assist humans; there is no legal requirement allowing individuals to have

Assistive animals accompany them in public spaces. Unless covered under an approved accommodation request, Assistive animals will not be permitted in University food service areas, classrooms or laboratories, and indoor areas outside the residential unit.

Procedures for Service or Assistive Animals on Campus

Students in need of a service animal are asked to contact the Learning Center Director to complete necessary documentation for accommodative services at 530 Washington Street, SE, Gainesville, Georgia 30501, 770-534-6134.

The University Disability Officer will notify the student and the Student Services Office once a Service animal or an accommodation for an Assistive animal has been approved. The student is then responsible for submitting a copy of the Service or Assistive Animal Registration and Information Acknowledgement Form (acquired from the Learning Center) to the Director of Residence Life along with any other required documentation and payments necessary for placement in University housing. The resident must notify the University Disability Officer and the Director of Residence Life (in writing) if the animal is no longer needed as a Service or Assistive animal or the animal is no longer in residence. To replace an approved animal with a new Service or Assistive animal, the resident must file a new request with the Disability Officer and follow the same procedures as were originally required for approval.

Control Requirements for Service or Assistive Animals

All approved Service or Assistive animals must comply with applicable laws regarding animals and their treatment and care and also meet the following standards:

- A. Animals must be kept on a leash at all times when outside the residence hall or apartment. Animals must never be allowed to run freely.
- B. The handler/partner must be in full control of the animal at all times.
- C. The owner/handler, not the University or another student, is responsible for the care and conduct of their animal. Asking another student to care for or control the animal is prohibited. Should the owner/handler be rendered unable to care for the animal (i.e. illness or accident) the University will notify the emergency contact. Animals must be removed from campus within 24 hours.
- D. The animal must be well groomed and measures should be at all times to maintain flea and odor control.
- E. Consideration of others must be taken into account when providing maintenance and hygiene of assistance animals.
- F. The use of live animals as food for the Service or Assistive animal is strictly prohibited.
- G. The animal must be immunized against diseases common to that type of animal. Dogs must have had the general maintenance vaccine series, which includes vaccinations against rabies, distemper, and parvovirus. Animals other than dogs, must have had the appropriate vaccination series for the type of animal. All vaccinations must be current. Records must be on file with the Director of Residence Life; updated immunization records must be submitted annually at the beginning of the new school year/semester/session for as long as the animal remains in a University housing unit.

- H. The animal must be in good health. Animals to be housed in University housing must have an annual clean bill of health from a licensed veterinarian which must be filed with the Director of Residence Life.
- I. Animals must be licensed as required by the local municipality, and a copy of the license must be on file with the Director of Residence Life. It is the responsibility of the owner to understand and comply with applicable laws with regard to licensing.
- J. It is recommended animals be spayed or neutered.
- K. Collars, tags, and when possible, identification as a service animal should be worn at all times. If there is no identification as a service animal, a University official may ask about the status of that animal.
- L. Animals must possess friendly and sociable characteristics. A specific animal can be restricted from the premises by the Director of Residence Life, or designee, based on any confirmed threatening or territorial behavior.
- M. Obedience and training programs are highly recommended for all Service and Assistive animals.

A service animal must be well-behaved and its partner must ensure that the animal does not engage in behaviors that would be a direct threat to the health and safety of others. Service animals shall be permitted to accompany that student at all school functions, whether in or outside the classroom. Consider the service animal as a necessary accessory such as a wheelchair would be considered and allowed at all times. When a service animal is determined to be out of control, the infraction will be treated on an individual basis through Disability Services and the Vice President of Student Services, or designee. If the animal poses a threat to the safety of others, Campus Safety will be part of the collaborative team to determine the outcome of the behavior. Consequences may include, but are not limited to, muzzling a barking dog, refresher training for the animal and its partner or exclusion from college facilities. Should the animal be excluded due to being out of control, the university will give the individual who uses the service animal the option of continuing to attend the university without having that service animal on the premises.

Upon approval of a service animal, standards of behavior by animal and animal owner related to health, sanitary, safety and behavior will be provided in writing and must be followed. Any violation to the standards of behavior by animal and/or animal owner will constitute a violation of policy and will be adjudicated appropriately.

Standards of Behavior by Animal and Animal Owner

Health, sanitary, safety, and behavior standards must be maintained as follows:

- A. Animals require daily food, water and attention, as well as a daily assessment of their general health, behavior and overall welfare.
- B. Animals cannot be left in University facilities unattended overnight at any time. If the owner must be away, they must either take the animal with them, or make arrangements for them to be cared for elsewhere.
- C. Animals must be crated or kenneled when left alone in a University facility. Animals must

not be left alone for extended periods of time.

- D. Assistive animals must not be taken into campus offices, classrooms, laboratories, dining facilities, or other residential units.
- E. Service or Assistive Animals must be housebroken.
- F. Animal feces, defined as cat litter box contents and any solid animal waste, must be disposed of immediately and properly. It is the owner's responsibility to remove animal feces from University grounds and buildings, dispose of it in a plastic bag, securely tied, and placed in an outdoor trash receptacle. Animal feces may not be disposed of in any indoor trash receptacle or through the sewer system inside any building on campus.
- G. Residents with cats must properly maintain litter boxes. In consideration of the health of the cat and occupants of the apartment or residence hall room, cat litter box contents must be disposed of properly and regularly. The litter box must be changed with new cat litter installed regularly as outlined by the manufacturer.
- H. Animal accidents within the residence hall room or apartment must be promptly removed using appropriate cleaning products. Prior to checkout from a contract period, the owner must arrange for an inspection of the premises by the Residence Life Director. Evidence of urine stains or excessive odor may result in the need for carpet replacement. The owner will be assessed the costs of the replacement which may exceed \$3,000 for materials and labor.
- I. The animal owner is financially and legally responsible for the actions of the animal such as bodily injury or property damage including, but not limited to, any replacement of furniture, carpet, drapes, or wall coverings, etc. The Director of Residence Life shall have the right to bill the owner's account for necessary repair and/or replacement costs.
- J. Any flea infestation must be attended to promptly by scheduling a professional extermination company under University contract at the owner's expense; minimum charges of \$225 per application will be placed on the owner's account. Owners are expected to promptly notify the Facilities Department and arrange for extermination when a flea problem is noted. Animal owners must take precautionary measures such as flea medications prescribed by veterinarians, flea and tick collars, and/or taking the animal to the veterinarian for flea and tick baths. Because not all of the precautions listed here can prevent flea and tick infestations, the owner is responsible for extermination costs after vacating the apartment or residence hall room; minimum charges of \$225 per application will be placed on the owner's account.
- K. Regular and routine cleaning of floors, kennels, cages, and litter boxes must occur. The odor of an animal emanating from the residence hall room or apartment is not acceptable. Animals must not be allowed to disrupt others (e.g., barking continuously, growling, yowling, howling, etc.). Animals which constitute a threat or nuisance to staff, residents or property, as determined by the Director of Residence Life, must be removed within seven (7) days of notification.
- L. If the Director of Residence Life determines that the animal poses an immediate threat, animal control may be summoned to remove the animal. If the behavior of an animal

can be addressed by the owner and the owner can change the behavior of an animal so that the animal does not have to be removed, then a written action plan must be submitted to and approved by the Director of Residence Life. The action plan must outline the action that will take place to alleviate the problem(s) and also must give a deadline for the satisfactory conclusion of the plan. The day after any deadline set by the Director of Residence Life for removal of an animal from the housing unit, Residence Life staff will do a residence room or apartment inspection to check damages and infestation and then the mandatory cleaning and extermination will be scheduled. Any animal owner found not adhering to the removal directive will be subject to disciplinary action.

- M. Should the animal be removed from the premises for any reason, the owner will be required to fulfill his/her housing obligations for the remainder of the contracted period.
- N. An animal must not be involved in an incident where a person experiences either the threat of or an actual injury as a result of the animal's behavior.
- O. All liability for the actions of the animal (bites, scratches, etc.) is the responsibility of the owner.
- P. The animal owner will take all reasonable precautions to protect university staff and residents; as well as the property of the University and of the residents.
- Q. The owner will notify the Director of Residence Life if the animal has escaped its confines and is unable to be located within four (4) hours.
- R. The Director of Residence Life has the ability to relocate the owner and the animal as necessary per Revised: 6/22/2015 current contractual agreements.

Public Etiquette by Students/Staff/Faculty/Administrators on Campus

Individuals should not:

- A. Pet a service animal while it is working. Service animals are trained to be protective of their partners and petting distracts them from their responsibilities.
- B. Feed a working service animal.
- C. Deliberately tease or taunt a service animal.
- D. Separate or attempt to separate a partner from his/her handler.
- E. Hesitate to ask a student if he/she would like assistance if the team seems confused about a direction in which to turn, an accessible entrance, the location of an elevator, etc.
- F. Feed a service animal alcohol on or off campus. To do such will result in disciplinary action.

Cleaning and Damages for Service and Assistive Animals

When the resident owner moves out of his/her apartment or residence hall room, or no longer owns the animal, the apartment or room will be assessed to determine if damage to University property can be properly attributed to the animal. The Director of Residence Life maintains the right to conduct periodic apartment or residence hall room inspections for the purpose of

assessing damage caused by the animal or otherwise determining the resident's compliance with these policies. The animal owner has an obligation to make sure that the apartment or residence hall room remains as clean as the original standard. If the apartment or room has carpeting, this includes regular vacuuming and spot cleaning. Extraordinary cleaning necessitated by the animal is the responsibility of the owner. Replacement or repair of damaged items will be the financial responsibility of the owner.

Violations

Any violation to the above policies will be reviewed through the University judicial process and the resident will be afforded all rights of due process and appeal as outlined in that process. Violations concerning any of the aforementioned may result in the resident having to find alternative housing off-campus for the animal and, as warranted, may also result in a resident being in breach of their housing contract.

Appliances

- A. The capacity of the electrical system in the residence halls, sorority houses and apartment units is limited, and overloading these systems can present fire and safety hazards.
- B. Use of electrical "octopi" (multiple head plugs) and extension cords to obtain a greater number of outlets is prohibited. We highly recommend that students purchase a UL-approved multiple outlet that contains its own fuse and has surge protection. Relaying surge protectors (i.e., plugging one surge protector into another to reach a greater distance) is not allowed.
- C. Surge protectors cannot be placed on the floor or in or near a bed where they can be covered by bedding. Per directive of the local fire marshal, surge protectors need to be mounted approximately 18 inches from the floor on the wall or adhered to the side of the desk. Battery backup units (ups) are approved to remain on the floor.
- D. Placing cords under an item, such as a rug, or in walkways and doorways is prohibited. If a cord must run near a walkway it cannot be taped down but must be protected in the rubber channel protective strips. All Fire Code regulations, which are in accordance with the Gainesville Fire Marshal, must be met at all times. Failure to do so could result in the closing of a house or halls, or a personal fine to those in violation.
- E. Radios, stereos, computers, desk lamps, small televisions, and other small appliances are permitted, provided the equipment is kept in safe operating condition.
- F. Microwave ovens, between 600-700 watts, and small refrigerators, 2.5 cu. ft. not to exceed 4 cu. ft., are allowed. Microwaves and refrigerators must be plugged directly into the dedicated wall outlets. Microwaves and refrigerators must maintain reasonable standards of sanitation and cannot be placed in a closet or other enclosure that restricts adequate ventilation. Rice cookers with auto shut off are permitted.
- G. The following items are not permitted in residence halls, sorority houses and apartment units:
 - 1. Open element appliances (i.e., hot plates, broilers, space heaters, coffee cup

warmers, coffee pots with open heat elements, ovens, toasters, immersion heaters, kerosene heaters, ceramic or forced air radiant heaters) are not allowed

2. Power tools
 3. Halogen lighting
 4. Sun lamps / Lava lamps
 5. Outside antenna or satellite dishes
 6. Air conditioners
- H. It is critical that users exercise precautionary measures when using appliances. Electric stoves installed in limited University housing have been equipped with a fire safety suppression system designed to extinguish any fire that may occur during cooking (please see “Damages” and “Fire Safety” for further information on the fire suppression system). Tampering with electrical systems is prohibited for the safety of all residents and general upkeep of the buildings.
- I. Health and safety inspections of all living areas will occur to ensure compliance with said procedures or on before the 15th of each month.

Assignments/Room Selection

- A. Brenau University encourages educational, social and cultural diversity within University housing. Therefore, room and roommate assignments are made without regard to handicap, race, orientation, creed or national origin. It is the philosophy of the department that living in a residence hall is an invaluable learning experience for the student. Every effort will be made to ensure the community is one of proper encouragement for ultimate developmental, social, and academic growth.
- B. The University’s acceptance of an application, contract and damage deposit does guarantee an assignment. Housing is only available for students enrolled for full time status (12 hours undergraduate / 9 hours graduate).
1. Assignments for new students are completed on a first-come, first-serve basis. Housing information will be emailed to the student shortly after Early Registration which commences in June. A deposit must be paid to the Admissions Office prior to receiving a room assignment.
 2. Assignments for returning students are based on seniority in accordance with the number of completed academic hours. Assignments for the coming year occur in April. At the time of room selection, students must have registered for the following semester’s classes; are required to fill out a housing contract; and must secure a room. Failure to complete any of the aforementioned steps may impact housing placement.
- C. If the Student fails to occupy their room within twenty-four (24) hours after the first day of classes the room assignment may be cancelled unless proper notice of late arrival is given to the Dean of Students or the Housing Director.
- D. Students remain in their same room assignments from fall through spring semester

unless an approved relocation has occurred.

- E. First year students are not allowed to move into the sorority houses or upper-class housing.
- F. Refer to “Single Rooms” for information regarding private rooms.

Breaks

- A. Checkout times will be posted and properly enforced by Residence Life Staff. Hourly fines will be levied for any student not compliant with the closing requirements during breaks.
- B. Only students in good judicial standing are eligible for housing during breaks.
- C. Break housing is available on a limited basis and must be approved by the Director of Residence Life two weeks prior to hall closure. Daily charges may be assessed for any student remaining on campus during a closing break. Every attempt to find alternate housing must be made by the student. Students who remain on campus during breaks are advised that University support is limited, and security should be notified for emergencies. If break housing is provided then the following guidelines must be followed or the privilege will be immediately revoked:
 - 1. There can be no visitation during the break.
 - 2. All common areas must be kept neat and clean. Everyone is responsible for their trash by placing it in the appropriate dumpsters.
 - 3. Students are responsible for their own meals.
 - 4. All policies of the Student Handbook must be upheld at all times.

Break Check-out

When leaving for break, students should be sure to close and lock windows, unplug electrical appliances, shut off lights, remove all trash and perishable garbage, and lock the room door. Failure to leave the assigned room in the aforementioned condition will result in a fine to be determined by Residence Life.

Check-in

Each residential student is required to complete a Room Condition Report upon check-in to their assigned room. This report will be checked against the condition of the room at check out, and the student will be financially responsible for any damage cited on the report.

The key registration information is listed at the bottom of the Room Condition Report. It is a record of the keys issued to an individual student. All keys issued must be returned or a replacement fine will be levied.

Every time a student changes rooms, the Room Condition Report must be completed for the new room.

Check-Out

- A. When occupancy is terminated, the student must obtain a Room Condition Report with a Residence Life Staff member, who will inspect the room and relieve the occupant of responsibility for the room, its furnishings and equipment, or recommend an assessment against the occupant for damages and missing property. Failure to properly checkout with the Residence Life Staff will result in a minimum fine of \$100 and additional assessment charges for damages and/or missing furnishings, equipment and/or keys.
- B. All students should follow these steps below when checking out of the residence hall:
 - 1. Contact the RA 24 hours in advance to schedule a check-out time when the room can be checked for damages and cleanliness.
 - 2. Remove all personal belongings from the room.
 - 3. Clean the room, sweep or vacuum the floor, clean out the desk and drawers, close and lock windows.
 - 4. Remove all garbage to the appropriate disposal.
 - 5. Be sure all university-owned furnishings are returned to their original condition and location.
 - 6. Turn in keys to the RA or Residence Life staff member.
 - 7. Sign the check-out forms.
- C. Students will be assessed for all damages, improper check-out, improper disposal of garbage, and loss of keys. These charges may be appealed in writing to the Director of Residence Life within 10 business days of receiving notice of said charges. Improper check-out and key charges are non-negotiable.

Consolidation of Rooms

Upper-class students who are residing alone in a double occupancy room may be granted the following options:

- A. To retain the double room rate by moving to another vacant space; or
- B. To accept a roommate in their current room; or
- C. To pay an additional fee of \$950.00 per semester and retain the double room as a single upon availability.

Brenau reserves the right to change room assignments to best meet the needs of all students. In an effort to build community, traditional aged freshmen are discouraged from having singles. If a student finds themselves in a room without a roommate then he/she could be asked to move into another room with a roommate.

Students are expected to keep their room ready to accept a roommate at any time and understand that it is their responsibility to keep half (½) the room clean and cleared of personal property. Failure to do so will result in a private room charge.

Damages

- A. Any student who is found responsible will pay the cost of replacement, or repair for any breakage or damage to the student's room, its furnishings or equipment, fair wear and tear exempted.
- B. Residents of an individual room, apartment or residence hall or house may be required to share the expense of repairing or replacing property in common areas (such as hallways, living rooms, kitchens, bathrooms, study areas or lobby areas) when such repairs are determined to be above and beyond the normal wear and tear.
- C. Furnishings or equipment may not be moved from public areas or assigned room without authorization and cannot be taken from the living areas for any reason. Dismantling of University property is strictly prohibited.
- D. Damages in common areas which cannot be attributed to an individual student will be assessed to the student population of the house or floor.
- E. Electric stoves installed in limited campus housing have been equipped with a fire safety suppression system designed to extinguish any fire that may occur during cooking (Refer to "Fire Safety" policy for further information). Upon the system being activated, the system must be recharged, the stove cleaned and the power restored and checked by University maintenance prior to further use. There are costs associated with this process and charges will be assessed to the responsible party for cleaning and resetting the system. The cost to reset, recharge, and clean the system will be a minimum of \$500. If it can't be determined who caused the discharge or the responsible party does not acknowledge accountability, then the total costs for cleaning and replacement will be divided among all occupants.
- F. Tampering with the fire suppression system is prohibited for the safety of all residents and general upkeep of the building. A minimum of \$250 fine will be assessed for each violation.
- G. The intentional or reckless destruction /dismantling of any University property or equipment may result in judicial referrals, financial charges, and immediate removal from housing. A minimum of \$250 fine will be assessed for each violation.
- H. Charges for damages or abuse to University property can result in a fine to all those living in the area when the responsible party cannot be identified.
- I. Charges for damages and cleaning will be determined by the Director of Residence Life. Students who fail to pay assessed charges will have their records flagged, which may prevent registration for classes, obtaining transcripts or receiving grades and/or diploma.

Emergency Residence Hall Procedures

Each hall is provided with a flip chart containing Emergency Residence Hall Procedures in regards to various emergency situations. This flip chart must stay in each hall and be readily accessible to the occupants of the hall.

The residents should familiarize themselves with the information in this document. Failure to follow procedures and/or emergency staff can result in the endangerment of others which could result in disciplinary action.

Evacuation of a Residence Hall, House, or Apartment

When a fire alarm sounds or it is necessary to evacuate a living facility, the following must be followed:

- A. Leave the building immediately by heading to the nearest exit and/or stairwell.
- B. Close the room door.
- C. Move quickly but do not run.
- D. Move away from the building.
- E. The evacuation sites are located here
<https://intranet.brenau.edu/wp-content/uploads/sites/11/2014/08/evacsites2016.pdf>.
- F. Communicate that you have evacuated the building safely to your RA immediately.

A Residence Life staff member or an official Brenau employee will inform the students when they may reenter the building.

Every student and their guests are required to follow the procedure for evacuating the building and follow the staff's instructions.

Failure to leave the facility or respond to staff's request will result in a referral to Honor Court and a possible fine.

Fire Alarms and Drills

Drills will occur throughout the semester and will be managed by the Residence Life Staff and Campus Security.

When the alarm sounds, DO NOT assume it is a drill. Drills are not announced.

Follow the "Evacuation of a Residence Hall or House" procedures listed above.

Failure on the part of any student or guest to follow fire safety and evacuation procedures will result in a minimum fine of \$100 and referral to Honor Court for judicial processing.

Fire Safety

Due to fire regulations, Fire sprinkler lines, smoke detectors, fire alarms, and fire extinguishers cannot be altered, covered or tampered with in any way. The following are mandated by the Gainesville Fire Marshal and set forth by local, state, and federal law.

- A. Extension cords and "multi octopi" (multiple head plugs) are prohibited.
- B. Surge protectors are approved but must be mounted approximately 18 inches from the floor.
- C. Approved appliances (microwaves, refrigerators, heaters, rice cookers) must be plugged directly into a dedicated electrical outlet, not first into a surge protector.

- D. Storage areas must have a ceiling clearance of 24 inches.
- E. The use in individual rooms of open-coil or open-plate devices such as hot plates, coffee pots, space heaters, sun lamps, and toasters is prohibited.
- F. Placing cords which utilize electricity, including those for telephones, computers, etc., under an item such as a rug or within a walkway is prohibited. If a cord has to run near a walkway it cannot be taped down or under a rug but must be protected in the rubber channel protective strips.
- G. The use of open flame or ember devices are prohibited. This includes but is not limited to candles, incense, "plug-ins", heated oil air fresheners.
- H. Fire doors cannot be propped open or blocked with furnishings or other items.
- I. No electric Christmas or patio lighting allowed. Only battery powered, LED strand lighting are approved.
- J. No live Christmas trees are allowed.
- K. All approved combustible materials (paint, paint thinner) must be stored in a metal box in a well-ventilated area.
- L. The use of bug bombs and insect foggers is prohibited. Please report any pest control concerns to your Resident Assistant immediately.
- M. All pathways/stairwells leading to exits must be clear of all obstructions.
- N. Mechanical rooms cannot have any storage items in them.
- O. Sprinkler pipes and heads cannot have anything hanging from them and must have a 24 inch clearance. Items cannot be stacked around, next to or over the sprinkler heads.
- P. Only designated University officials may alter or repair electrical equipment or fixtures which belong to the University. Defects in electrical equipment must be reported to the Residence Life Staff immediately.
- Q. Any wall hangings must be hung at least 18 inches from the ceiling.
- R. Motor powered vehicles are not permitted inside the residence halls, houses or apartments.
- S. Door coverings or openings cannot be totally covered with combustible material, such as cloth, paper, posters, crepe paper or tassels. Decoration is accepted if less than 20% of the surface opening is affected.
- T. The sounding of false fire alarms and tampering with firefighting or safety equipment to include extinguishers, smoke detectors, hoses, exit signs, doors and fire alarm systems is prohibited and will result in a minimum fine of \$250, referral to the judicial process and possible removal from University housing.
- U. Failure on the part of any student to follow fire safety policy stated above will result in a fine of at least \$250, referral to the judicial process and possible removal from University housing.

Guests/Visitation

A guest is considered any individual student or person visiting the residential facility for which they are not assigned.

General Guidelines for Guests:

- A. A student must give their roommate adequate, sufficient, and reasonable notice that she is having a guest in the room or apartment. Guests will not be allowed in the room or apartment without full consent of the roommate.
- B. Standard visitation hours are 10:00am to 12:00am seven days a week.
- C. Students must accompany their guests at all times in the residence halls, sorority houses and apartments. This includes meeting the guest at the entrance door, remaining with the guest during the visit, and escorting the guest out of the building, this includes common areas and stairwells.
- D. Students must register all guests in the hall or building guest log outside of the RA room or designated location for your building
- E. Students should not allow unescorted guests into the building other than their own guests. If this occurs, the guest will be asked to leave.
- F. Students are responsible for the conduct of their guests at all times; especially in assuring that they abide by Brenau policies. Violators may be asked to leave the premises immediately.
- G. There may be no more than six persons in one room for standard visitation.
- H. The presence of a guest shall not restrict the access or entry in the living space nor shall a visitor cause any undue hardship on any other resident. The University reserves the right to determine if a guest has become a nuisance, and restrict visitation.

Overnight Guest Guidelines

- A. Any student or person who is seen in a residential facility for which they are not assigned between the hours of 12:00 am and 10:00 a.m. is considered an overnight guest.
- B. Their host or hostess must complete an electronic "Overnight Guest Form" located here https://brenau.formstack.com/forms/overnight_guest_registration_form. This form must be completed one full business day prior to the visit
- C. If approved, the confirmation must be emailed by the host with your Resident Assistant and roommate(s). Residents must be able to provide confirmation email if requested to any University official.
- D. Overnight guests may stay up to three consecutive nights and no more than six nights in a 30-day period.
- I. Any guests under the age of 16 may not stay overnight. An exception may be considered by appealing to the Vice President of Student Services.
- J. There will be no overnight visitation during official University breaks nor the first two

weeks and last two weeks of each semester.

- K. Cohabitation is prohibited. Excessive duration of visits or frequency of visits may indicate a violation of this policy.
- L. Overnight guest policy should not be abused. If it is determined by a member of the Residence Life staff that non-student guests are constantly staying overnight, the student will be referred to the judicial system and guest privileges will be revoked.
- M. Students are responsible for the conduct of their guests at all times; especially in assuring that they abide by Brenau policies. Violators may be asked to leave the premises immediately.

Health & Safety Inspections

The University reserves the right to periodically inventory University property and conduct maintenance, safety, and health inspections of rooms. Periodically throughout the semester, the Residence Life staff will be conducting health and safety inspections of all living areas. This is done to make sure all students are living in a safe and healthy environment.

The staff will inspect the living areas and make sure that fire safety codes are being upheld, trash is being emptied, clothes are stored properly, and the living areas are being cleaned regularly. The presence of the occupants is optional.

Inspections will occur on or before the 15th of each month. If a staff member finds that a student is not in compliance with a policy, they will be given 24 hours to rectify the problem or be subject to confiscation of violation item, fined and possible judicial referral. Any item considered a fire or life safety item will be immediately confiscated and turned into the Director of Residence Life. Students may contact said Director to potentially obtain their belongings.

If an item is found that is against University Policies and is illegal in accordance with local, state, or federal law, a University official staff is obligated to confiscate the item with support from Campus Safety and Security and/or Student Services Staff. Additionally, judicial action may be taken.

The University reserves the right to inspect residential facilities when deemed appropriate.

Keys/Controlled Access

- A. Room and front door keys are the property of Brenau University and may not be duplicated for any reason.
- B. If a key is lost or not returned to the Residence Life Office when the student vacates a room/building, the University will re-key the lock and charge the student for all costs involved.
- C. All entrance doors to campus residences are locked 24 hours a day.
- D. It is the responsibility of each student who obtains a key to make sure that these keys are never loaned or duplicated. The misuse of keys, including the loaning of keys to another individual, will be referred to the University judicial system.
- E. Students residing on campus are issued a key for their room/apartment and the front

door entrance of their building.

- F. For security reasons, if a key is lost, students must notify a member of the Residence Life Department immediately.
- G. Students will be charged for all key and/or lock replacements.
- H. These charges will be billed to the student by the University Business Office.
- I. If a student finds themselves locked out after business hours or during weekends, they should notify the RA on duty to gain access to their room. RA on call phone numbers are listed throughout the halls.
- J. During University business hours (Monday-Friday, 8:30 am – 5:00 pm) the student should come to Student Services in Owens to receive a loan key. Loan keys must be returned within 1-2 hours.
- K. Active undergraduate chapter members not living in their sorority house may receive a front door key to their respective sorority, at the request of the chapter President and discretion of the Director of Residence Life.
- L. It is the chapter's President's responsibility to give the Residence Life Department a complete list of current members eligible to receive a front door key each semester. Without this list, keys will not be issued. Once the list is obtained, keys will be issued during specific and scheduled time frames, directly to the Sorority President from the Director of Residence Life. Individual students should not attempt to obtain keys immediately following recruitment, but should wait for notice from their chapter president of approval to retrieve their keys.
- M. Chapter Presidents will be required to sign for the keys on behalf of their active members who do not reside in the house and Chapter Presidents will be responsible for ensuring all keys are collected and returned at the end of the academic year to the Director of Residence Life. Failure to return all keys will result in the chapter being charged replacement fees and/or the loss of future key privileges. All members must adhere to policies and procedures related to keys. The privilege of having a key to the sorority house can be revoked if abused or misused.
- N. All house keys must be returned to Residence Life no later than the last day of the exams of the spring semester, unless the student is leaving after the fall semester (in which case the key is to be returned at that time).
- O. It is the responsibility of the sorority president to notify the Director of Residence Life within two business days when a keyholding member is no longer affiliated with the organization. Failure to do so may result in charges to the sorority.
- P. Failure to return the keys will result in the student being charged replacement fees and/or the loss of key privileges.

Maintenance

Brenau University provides routine maintenance to the residential community.

- A. Residents who wish to request repairs in their room, bathroom or apartment unit should

contact their RA and request submission of a work order.

- B. When requesting a work order to be submitted, it is important that you provide your name, building name and room number, and a detailed description of the problem.
- C. In the event of a maintenance emergency (flooding, total electrical outage, etc.), contact Campus Safety and Security and your RA.
- D. While there is no charge for routine maintenance, repairs made for damages that go beyond normal wear and tear may be assessed a fee.

Medical Accommodations

If a student has a medical condition requiring a private room, then it is the student's responsibility to provide the Director of Residence Life with verification of the condition and rationale for the private room. This information must come from the student's primary care physician for the condition.

Noise

- A. Courtesy hours are in effect 24 hours a day, and residents are expected to be aware that their actions and behavior do affect other community residents.
- B. Quiet hours are 10:00 p.m. to 10:00 a.m.
- C. During quiet hours all talking, and music/TV volume must be kept at a low level.
- D. Musical instruments may not be played in rooms unless headphones are used.
- E. Noise determined to be excessive and disturbing to the University housing environment will not be tolerated.
- F. The areas around the front entrances and porches of the residence halls and sorority houses are quiet zones between the hours of 10:00 pm and 10:00 am. Noise must be kept to a minimum.
- G. Large groups of individuals' congregating on the porches must keep noise down, or they will be asked to disperse.

Personal Property

The University strives to maintain adequate security and proper maintenance care, but does not assume responsibility for loss of or damage to students' possessions.

To ensure maximum security and coverage for unforeseen damage, the University encourages families to cover students' possessions on their current homeowner's policy or through renter's insurance.

Residents are encouraged to keep doors locked when not in their rooms and not to leave belongings unattended in common areas.

Pets

For health and sanitation, pets or animals of any type, except fish, are not permitted in any area of the residence halls, sorority houses or apartments. Animals pose a health risk and are not conducive to community living.

Animals such as frogs, turtles, snakes, and lizards, which can live in a fish tank, are not permitted.

One (1) five (5) gallon fish tank per room is permitted.

Guests or visitors who bring pets to campus are not permitted to bring the animals in any area of the residence halls, sorority houses or apartments.

Please see animals on campus policy for service or emotional support animals on campus.

Removal from Residential Community

Failure to abide by policies and procedures is considered hazardous behavior and qualifies for Contract termination and removal from University housing.

The University reserves the right to remove the Student from assigned housing while such behavior is being investigated through judiciary procedures.

Failure to abide by the requests of University officials, including but not limited to all Residence Life Staff, when acting within the scope of their job responsibilities may result in a loss of residential privileges.

No one may reside in University housing who is not enrolled in Brenau University, unless specifically approved by the Vice President of Student Services or designee.

Residency Requirements

All women's college students are required to live on campus in approved residential housing with the following exceptions:

- A. Students who become 21 years of age by the drop/add date
- B. Students who have completed 90 academic credit hours or more and are in good academic standing for the semester may request to live off campus
- C. Students who live with their parents or legal guardian within commuting distance (50-mile radius) from campus may request exemption that is accompanied by a written request from the parent or guardian.
- D. Students who are married and/or have dependents are not required to live on campus.

Students desiring to move off campus in accordance with exceptions a), b), and c) must petition for permission at least one month before the beginning of the semester the student desires to change residential status. This request must be submitted by the student to the Director of Residence Life. If an exception is granted, then the student must complete a "Change of Status" form https://brenau.formstack.com/forms/campus_transfer_request

Roofs, Ledges, and Windows

Students must consider roofs and ledges of University Housing off limits. Articles are not to be placed on exterior window ledges.

Window screens are not to be removed.

Windows cannot be used for general entrance or exit for a building, unless directed to do so by emergency personnel.

Room Care, Usage and Decorating

- A. The University shall not be liable for damage to or loss of any property of any kind which may be lost, stolen, damaged or destroyed by fire, water, steam, defective refrigeration, elevators, or otherwise while on the leased premises or in any storage space owned by the University. Therefore, these guidelines should be followed when occupying your room:
- B. University-supplied furniture may not be removed from individual student rooms.
- C. Students are not permitted to paint or wallpaper their room; nor are they permitted to put nails, screws, or hooks into woodwork, walls, or ceilings. Televisions are not to be mounted on the room walls.
- D. Contact paper, decals, and bumper stickers may not be affixed to University property.
- E. It is recommended that masking tape be utilized to hang posters and pictures.
- F. Lofting beds, bed risers, cinder blocks, waterbeds or water filled furniture, and wood paneling are not permitted in student rooms.
- G. Students are not permitted to hang items from their ceiling or sprinkler pipes - this includes but is not limited to plants, netting, blankets, coat hangers, clothing etc.
- H. Ceiling tiles serve as a smoke and heat barrier, and may not be removed or tampered with.
- I. The outside of room doors and windows are visible to all members of the community, and therefore, decorations should be kept to a minimum. Residents will be asked to remove any offensive or inappropriate materials.
- J. The Residence Life Department also reserves the right to remove offensive items as determined by the Director of Residence Life.
- K. Room care and cleanliness are the responsibility of residents. Rooms must be kept clean for health and safety reasons.
- L. Ironing must be done only on an ironing board, not on the floor. Carpet will burn from an iron even if a towel is used to protect the carpet. This is a fire hazard as well as a source of costly damage.
- M. A student may not use their room for commercial purposes.
- N. Tampering with the cable TV system, electrical outlets or wireless access points is prohibited.
- O. Students cannot sublet the assigned room to another party, or allow non-resident students to live in the room
- P. Questions regarding the appropriateness of decorations should be directed to the Residence Life Department. Students will be assessed for any and all damages to University property for which they are found responsible.

Room/Roommate Changes

- A. All room changes must be approved by the Director of Residence Life.
- B. Students may not change rooms without advance approval of the Residence Life Department.
- C. Room change requests will be considered each semester after the first two full weeks of class. To request a room change, one must do the following:
 - 1. Discuss with your roommate your wish to change and why. If you are having roommate differences, try mediation with your RA or another member of the Residence Life staff. Often what seems to be a major problem can be resolved with early intervention and a little help from staff members.
 - 2. If it is then felt that you must change rooms or roommates, you and your roommate must make an appointment with your RA and the Director of Residence Life to discuss moving. Both roommates will have to decide on new roommates.
 - 3. In the case of a dispute over which roommate remains in the original assigned room, the first student to have paid the housing deposit is given priority.
- Q. Upper-class students will have the option to request a private room if space is available. A single room fee will be assessed.
- R. Refer to "Check-out" for proper moving directions.
- S. When changing a room assignment, the student is required to move within 48 hours of the date of approval by the Director of Residence Life.
- T. It is the responsibility of the student to move their belongings in a room change.
- U. Failure to change rooms in accordance with these policies will subject the student to a \$100 fine.
- V. The University reserves the right to relocate or remove students within the residential community.

Search and Seizure/Entering into a Room

- A. Searches may be made with the permission of the occupant (s) of the room and in their presence, when applicable; or without their permission at the discretion of the Vice President of Student Services or designee.
- B. A room search occurs when there is a concern for student safety, probable cause, and in cases of investigation for suspected violation of University policy, local, state, or federal laws.
- C. Searches will include looking in and going through personal items within the entirety of the room, guest belongings, and adjoining bathroom and closets.
- D. University staff will seize a student's personal items that violate a University policy, local, state or federal law; or any item that is needed as evidence in a judicial case; or that could later cause personal harm.
- E. The University reserves the right to request assistance from Campus Security when there

is probable cause.

Smoking/Vaping

Smoking of any materials or vaping is not permitted in any residential area. A minimum of \$250 fine will be assessed for those found in violation of smoking within residential areas. Repeated offenses will result in removal from residential spaces.

Smoking is only permitted in designated smoking areas. Specific designated smoking areas have been established throughout the campus. Refer to the “smoking” section in the “General Policies and Procedures.”

Vaping is permitted outside away from doors and windows.

Squatters

Squatters will be considered any non-paying individual who has taken up residence in a student housing unit or on the premises, including in tents or outdoor shelters. Apartment storage rooms may not be used as bedrooms, and residents should not consider vacant beds in their unit as an invitation to provide a friend with a place to sleep. Squatters will be served notice of criminal trespass, and their hosts may have their housing agreements terminated. Squatters participate in theft of services. If the squatter is a Brenau student, they will be assessed a fine and/or a pro-rated room and board charge. Any student or student group found to be aiding and abetting a squatter may be subject to fines (no less than \$250) and further disciplinary action.

Trash

Students are responsible for disposing of their trash in the designated trash bins or dumpsters for their respective buildings

All trash should be appropriately bagged and broken items such as glass or sharp objects should be carefully placed outside of the bag area so housekeeping staff is not at risk for injury.

Loose trash items should be placed in an appropriate bag prior to disposal.

Students who fail to properly dispose of trash will be assessed a fine for trash removal.

Tuberculosis Screening

The full tuberculosis policy is available upon request in the Health Center

All persons living on campus must complete the Tuberculosis Risk Assessment/Screening from prior to moving on campus and when returning from abroad.

Any student with a positive Mantoux test must comply with the guidance of the University Nurse Practitioner to rule out an active case of Tuberculosis and/or receive the appropriate medical care.

Failure to comply with medical advice may result in removal from residential facilities.

Vaccinations

Students who choose not to comply with the vaccination schedule may be asked to vacate University housing in the event of an outbreak of a communicable disease.

