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5.00 FEES AND TUITION

A. Fees shall be approved as needed by the Board of Trustees.

B. Fees shall include but not be limited to the following:

- Semester Credit Hour Fee
- Applied Music
- Common Fee
- Clinical Fee
- Safety and Security Fee
- Course Fee
- Web Fee

C. Cost of textbooks shall be additional to the above. All fees must be paid in full at the time of registration unless other financial arrangements are made with the business office. Students enrolling under a financial aid program must complete arrangements prior to registration.

5.01 RESIDENCY

A. IN-DISTRICT STUDENT

A student whose permanent residence or high school of graduation is within the College District.

Other students wishing to prove permanent residency within the College District must do so by one or more of the methods listed in B.

PL 113-146 THE VETERAN ACCESS, CHOICE AND ACCOUNTABILITY ACT OF 2014, SECTION 702

Mineral Area College adheres to requirements beyond PL 113-146 the Veteran Access, Choice and Accountability Act of 2014, Section 702. Section 702 targets educational assistance through ensuring in-state tuition/in-district rates to uniformed services veterans and their qualified dependents covered under this Section.

The following students shall be charged the in-district rate, or otherwise considered a resident, for tuition purposes:

- A Veteran using educational assistance under either chapter 30 (Montgomery G.I. Bill – Active Duty Program) or chapter 33
ARTICLE V - STUDENTS

RESIDENCY – CONTINUED

(Post-9/11 G.I. Bill), of title 38, United States Code, who lives in the State of Missouri while attending a school located in the State of Missouri (regardless of the student’s formal State of residence) and enrolls in the school after discharge from a period of active duty service of 90 days or more. These provisions extend to a spouse and/or dependent children.

- Anyone using transferred Post-9/11 GI Bill benefits (38 U.S.C. § 3319) who lives in the State of Missouri while attending a school located in the State of Missouri (regardless of the student’s formal State of residence) and enrolls in the school after the transferor's discharge from a period of active duty service of 90 days or more. These provisions extend to a spouse and/or dependent children.

- A spouse or child using benefits under the Marine Gunnery Sergeant John David Fry Scholarship (38 U.S.C. § 3311(b)(9)) who lives in the State of Missouri while attending a school located in the State of Missouri (regardless of the student’s formal State of residence) and enrolls in the school after the Service member’s death in the line of duty following a period of active duty service of 90 days or more.

- Anyone described above while they remain continuously enrolled (other than during regularly scheduled breaks between courses, semesters, or terms) at the same school. The person so described must have enrolled in the school following discharge or death described above and must be using educational benefits under either chapter 30 or chapter 33, of title 38, United States Code.

Mineral Area College also adheres beyond the requirement to 6 CSR 10-3.010 Determination of Student Residency Implementation of Section 173.1150.1, RSMo (Student Resident Status for Separating Military Personnel) (revised language underlined thus) 6 CSR 10.

Members of the Military Forces.

(A) Students shall neither gain nor lose resident status solely as a consequence of military service.
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RESIDENCY – CONTINUED

(B) For the purposes of student resident status, military personnel, when stationed within the State of Missouri pursuant to military orders, their spouses, and unemancipated minor or dependent children shall be regarded as holding Missouri resident, in-district status.

However, a student who is a member of the military forces who is specifically assigned, under orders, to attend a Missouri institution of higher education as a full-time student, shall be classified, along with the student’s spouse and unemancipated minor or dependent children, as if they had no connection with the military forces.

(C) Any individual who is in the process of separating from any branch of the military forces of the United States with an honorable or a general discharge shall have resident, in-district status for purposes of admission and tuition.

(D) The following criteria shall be used by an institution for purposes of determining an individual’s status under 6 CSR 10-3.010(6)(C)

1. An individual shall be considered to be in the process of separating from any branch of the military forces at any time after receipt of formal separation orders but prior to one (1) year after receiving an honorable or general discharge.

2. An individual may demonstrate presence and declare residency within the state and/or taxing district through a signed statement indicating the individual currently resides within the state and/or taxing district and intends to make the state of Missouri and/or the taxing district a permanent home.

3. Discharge status shall be determined based on information contained in the Certificate of Release or Discharge from Active Duty (DD 214).
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RESIDENCY – CONTINUED

B. QUALIFICATIONS

It shall be the responsibility of the student to prove permanent residency within the College District when such proof is requested. Any one of the following may be used as proof of residency.

1. Any type of property tax receipt issued by a taxing authority within the College District for the preceding taxable year. Such property tax receipt must evidence that taxes to the College District were paid by the student or by the parents of a dependent student.

2. A statement from the county assessor’s office stating that property owned by the student or spouse has been assessed for tax purposes for the current year.

3. A lease of real property within the district.

4. In order to qualify for benefits as a Veteran, a Certificate of Release or Discharge from Active Duty (DD 214), or comparable documentation, is required. A copy of a current Federal income tax return, or comparable documentation, is required to qualify for spouse and/or dependent status.

5.02 WITHDRAWAL AND REFUND OF FEES AND TUITION

A. WITHDRAWAL FROM COLLEGE

When a student must stop attending classes or withdraw from the one and only class in which the student is enrolled, a Withdrawal/Exit Form must be submitted to the Registrar’s Office. The date the official withdrawal request form is submitted to the Registrar’s Office (or the postmark date of withdrawal requests submitted by mail) shall be the date used in determining the refund of fees and assignment of grades.

Courses dropped during the first 12.5% of the semester are not entered on the student’s permanent record. After 12.5% of a semester has passed, up to the time that 75% of the term or semester is completed, regardless of whether the student was passing or failing at the time, a “W” (withdrawal) will be entered on the student’s record. A withdrawal submitted after 75% of a term has passed may result in a grade or grades of “F.” Students are
ARTICLE V - STUDENTS

WITHDRAWAL AND REFUND OF FEES AND TUITION - CONTINUED

expected to complete the courses for which they register. Failure to properly drop or withdraw from classes may result in the assignment of an “F” for those classes, as well as a possible financial obligation.

To withdraw from the College, the student must:

1. Obtain and complete a Withdrawal/Exit Form;

2. Submit the Withdrawal/Exit form to the Registrar’s Office for processing;

3. Wait for any refund due to be posted to the bank account on file or issued a paper check by the Business Office, if entitled to a refund.

Regardless of whether the student is passing or failing at the time, a “W” (withdrawal) will be entered on the student’s record. Any drop completed after 75 percent of a term has passed may result in a grade of “F.” Students are expected to complete the courses for which they register. Failure to properly drop or withdraw from classes may result in the assignment of an “F” for those classes, as well as a possible financial obligation.

Refund Policy
Refunds for dropped courses or withdrawal from the College are based on the percentage of the term completed. Refunds vary depending on the length of the term for which a student is enrolled. A regular term is 16 weeks; however, some courses are offered in terms that are less than 16 weeks. The student billing system will automatically calculate the refund due based on the time of day a drop is processed. Information regarding specific dates and the percentage of refunds allowed are published each year in the course registration guide at www.MineralArea.edu.

B. WITHDRAWAL FOR STUDENTS MOBILIZED FOR MILITARY DUTY

Normal withdrawal procedures should be followed wherever possible. However, if a student is unable to complete the necessary paperwork by coming into the Registrar’s Office or is unable to write a letter of withdrawal, the college shall accept other notification from the student or a family member. The Registrar’s Office will verify all notifications.
ARTICLE V - STUDENTS

WITHDRAWAL AND REFUND OF FEES AND TUITION - CONTINUED

Refunds:
The student will be allowed to withdraw without penalty from the College, and a 100 percent tuition refund will be granted upon presenting an original copy of the student’s orders to the Registrar’s Office. Should a student have financial aid, all financial aid will be cancelled by the director of Financial Aid. Students should contact the director of Financial Aid for more information. Students withdrawing VA education benefits should contact the VA Certifying Official of their withdrawal and orders to report to duty.

Alternatively, incomplete (“I”) grades with no tuition reimbursement may be more appropriate when the withdrawal is near the end of the semester and incompletes are agreed to by the instructor(s) and the student and approved by the appropriate dean. In the latter case, the student will be allowed to complete the coursework according to a written agreement submitted to the Registrar’s Office by the instructor with the final grade sheet for each course. The student shall receive a full refund for textbooks purchased at the MAC Bookstore. The College Park housing/meal plan refund will be prorated based on the actual number of days room and board were used.

5.03 INVOLUNTARY MEDICAL LEAVE

When a student’s illness or verification of illness precludes successful completion of the student’s academic course work, the student may withdraw from all course work. Normally, a withdrawal from College will result from the student’s voluntary efforts. In exceptional circumstances, a student may be required to leave the College involuntarily until the circumstances have been resolved. In accordance with college policy and applicable federal and state laws, a student whose behavior or health status meets the established criteria may be subject to an involuntary medical leave. In cases where a student has a documented medical condition or emergency and the set refund date has passed, refunds may be approved on a case by case basis.

Involuntary Medical Leave Procedures

If it becomes evident that a withdrawal from the College may be in the best interests of a student and the College, and if the student does not agree, then the following procedures will be engaged:
**ARTICLE V - STUDENTS**

**IN VOLUNTARY MEDICAL LEAVE - CONTINUED**

The Dean of Students will consult with the Behavioral Intervention Team and will review all available information obtained from incident reports, conversations with appropriate faculty and staff, and the expert opinions of appropriate medical and mental health professionals.

The dean will engage in a determination on an individualized, case-by-case basis, taking into consideration the nature, duration and severity of the risk and the likelihood, imminence and nature of future harmful conduct, either to the student or to others in the College community.

The dean will meet with the student, if possible, so as to allow an opportunity for the student to provide evidence to the contrary and/or to make suggestions for reasonable accommodation(s) short of involuntary medical leave from the College.

If, after discussion, the student chooses to withdraw voluntarily, a Withdrawal Form will be processed indicating that the withdrawal is voluntary and of a medical nature.

If, after conversation, the student maintains that the student would like to remain enrolled, the dean will consult with appropriate medical and mental health professionals regarding the evidence presented by the student. The dean will also consult with College officials as appropriate.

The dean will render a decision and present that to the student in writing. Should the decision be to withdraw the student involuntarily, appropriate conditions for return will be contained within the withdrawal letter. These conditions for return will include a signed release by the student for appropriate College officials to discuss the student’s readiness to return to College and assistance in developing reasonable accommodations to mitigate any direct threat to self or others.

Should the student choose to appeal the dean’s decision, the student will make such appeal in writing, as described within section 5.72C of Article V: Student Policy. The decision of the Dean of Students is final.

**5.04 PREFERRED NAME**

Students may choose to be identified by a first name other than their legal name while attending Mineral Area College. A student can add a preferred first name through their MyMAC account. This change will be reflected in Mineral Area
ARTICLE V - STUDENTS

PREFERRED NAME – CONTINUED

College’s computer system where technically feasible, and we are not required to display the students legal name due to business or legal requirements. Mineral Area College reserves the right to deny or remove any preferred name, with or without notice, for any reason including but not limited to misuse, misrepresentation, attempting to avoid legal obligation or the use of derogatory names.

Students preferred name will be allowed to be used in lieu of their legal name on class rosters, college park rosters, student identification cards, diplomas and where legal name is not required.

Students’ legal name will be used on transcripts, state or federal reports, payroll documents, financial aid, enrollment and degree verification, official lists of students available to the public and other records where the student’s legal name is required by law or Mineral Area College policy.

Family Rights and Privacy Act (FERPA) allows for a student’s name, including the preferred name, to be disclosed to the public as directory information unless the student submits a FERPA restriction form to the Registrar’s Office.

Students may change their legal name by submitting a Name Change form along with a copy of court documentation to the Registrar’s Office for processing.

5.10 FINANCIAL AID

A. Mineral Area College shall make federally funded programs available to qualified students. All federally funded awards shall be made on the basis of criteria established by the appropriate legislative statutes, the terms of agreement between the U.S. Commissioner of Education and Mineral Area College, and guidelines published by the U.S. Office of Education.

B. Mineral Area College shall make state funded programs available to qualified students. All state funded awards shall be made on the basis of criteria established by the appropriate state legislative statutes and guidelines from the Department of Higher Education.

C. Mineral Area College shall make institutionally funded scholarships available to qualified students. Specific provisions of the institutionally funded scholarships and criteria for the selection of recipients shall be administered consistent with the descriptions published in the Financial Aid Guide.
ARTICLE V - STUDENTS

FINANCIAL AID - CONTINUED

D. Mineral Area College shall make specially donated scholarships available to qualified students. Specific provisions of external scholarships and criteria for the selection of recipients shall be administered consistent with the descriptions published in the external scholarship section of the Financial Aid Guide.

E. Mineral Area College shall make short-term loans available to qualified students on a funds available basis. Short-term loan funds shall be administered consistent with the description published in the special loan section of the Mineral Area College catalog.

F. Mineral Area College has a Satisfactory Academic Progress Policy for Financial Aid Students. This policy establishes and enforces minimum standards of satisfactory academic progress for students receiving Federal Student Aid Funds.

A copy of the policy (both summary and full policy) is available online at: www.mineralarea.edu/students/admissioninformation/financialassistance/satisfactoryprogress.

A printed copy of the Satisfactory Academic Progress Policy for Financial Aid Students may be requested from the Mineral Area College Financial Aid Office.

G. Return of Title IV Funds Policy

Mineral Area College has a Return of Title IV Funds Policy for Financial Aid Students. This policy addresses the required recalculation of Title IV Aid for students receiving Federal Student Aid; AND who officially or unofficially withdraw from classes.

A copy of the policy (both summary and full policy) is available online at: www.mineralarea.edu/students/admissioninformation/financialassistance/refundpol.

A printed copy of the Return of Title IV Funds Policy for Financial Aid Students may be requested from the Mineral Area College Financial Aid Office.
ARTICLE V - STUDENTS

FINANCIAL AID - CONTINUED

H. Federal/State Tuition Assistance: Return of Unearned Funds Policy (DoDI 1322.25 Requirement)

Mineral Area College has a Federal/State Tuition Assistance: Return of Unearned Funds Policy as required by the Department of Defense for Veteran’s or current active duty military who are receiving those benefits.

A copy of the policy is available online at:

www.mineralarea.edu/students/admissioninformation/financialassistance/veteransaffairs.

A printed copy of the Federal/State Tuition Assistance: Return of Unearned Funds Policy may be requested from the Mineral Area College Financial Aid Office.

5.20 GUIDANCE AND COUNSELING SERVICES

Academic advisement and career counseling services shall be made available to the student or prospective student of Mineral Area College. The student shall be encouraged to confer with their academic advisor about their educational and career plans. Additionally, the College shall provide personal counseling services to those students who may have issues impacting their lives.

5.21 HOUSING

A. Mineral Area College will maintain a student housing facility, referred to as College Park.

B. The room and board, established by the Board of Trustees, will include the use of one bed space in a two-bedroom or four-bedroom apartment and the common space, which includes a 15 meal per week plan each semester. All utilities, internet and cable are included.

C. Housing is open to any student that is enrolled in a minimum of six credit hours in Mineral Area College or Central Methodist University classes.

D. Students living at College Park will be provided a 15 meal per week plan with campus food service.
ARTICLE V - STUDENTS

HOUSING – CONTINUED

E. Requirements to be accepted at College Park are as follows:

1. Complete application for housing
2. Complete the College Park housing agreement
3. Complete the voluntary meningitis waiver or provide proof of vaccination
4. Submit a security deposit, established by the Board of Trustees
5. Complete a background check

F. College Park will maintain policies and procedures covering rules and regulations established by the Board of Trustees and updated as needed.

5.30 ADMISSION REQUIREMENTS AND RETENTION STANDARDS

A. Mineral Area College maintains an open door policy. Open door admissions means that the College will admit any student 16 years of age or older or who qualifies for dual credit under Missouri Department of Higher Education Policy, who can benefit from its courses. The College is committed to the admission of students without regard to sex, race, color, religion, national origin, ancestry, age, disability, marital status, veteran status, genetic information, or sexual orientation. Mineral Area College’s “open door” policy signifies the desire to make education accessible to all motivated students, regardless of previous experience or performance. The College reserves the right to deny admission to students who have been suspended or expelled from their previous program of study if the College determines that the conduct which warranted said suspension or expulsion would have warranted similar action by the College.

The College reserves the right to deny admission to students who have been convicted of a felony when the conviction is for crimes of violence and/or offenses involving a weapon.

Admission to the College does not guarantee entrance into all courses or programs of study. The College reserves the right to establish selective admissions procedures for particular programs of study.

B. Degree seeking students or transfer students who have graduated from an accredited high school, home school program, or who have completed the
ARTICLE V - STUDENTS

ADMISSION REQUIREMENTS AND RETENTION STANDARDS – CONTINUED

GED are admitted to Mineral Area College once they have submitted the following documents:

1. Application for Admission  
2. Application fee  
3. High School or GED transcript  
4. College transcripts (if applicable)  
5. ACT and/or applicable placement test scores

Official academic transcripts from any previously attended college or university will need to be submitted to the Admissions Office prior to registering for classes. In order for Mineral Area College to transcript previous college credits, an official transcript must be sent directly from the former institution(s) attended to Mineral Area College.

Students who are unable to submit transcripts in this time frame will be allowed to register on the first day of classes under provisional student status. Students entering as a provisional student will not be eligible for early registration the following semester until the transcript(s) have been received. Provisional students are not eligible for financial aid.

C. Students may be required to attend an orientation program.

D. Students will be notified when admission requirements are complete.

E. Degree seeking students who do not have a GED/diploma from an accredited high school will be admitted as a regular student. They will not be eligible to receive financial aid until completion of a GED/diploma.

F. Non-degree seeking students will be admitted to the college without having to submit transcripts or test scores. Test scores are required for placement in all English and math courses as well as other selected courses. Students should refer to the course description for any prerequisites.

G. International students who wish to come to the United States under educational visas or who are already in the United States under visas that would allow educational pursuits may be admitted to the College. Applicants must meet the minimum English language, educational, financial, and health insurance requirements specified by the College.
ARTICLE V - STUDENTS

ADMISSION REQUIREMENTS AND RETENTION STANDARDS – CONTINUED

H. Students who are still enrolled in high school are eligible to attend Mineral Area College classes as dual credit or dual enrollment students. Students must be at least 16 years of age. Appeals are directed to the admissions office.

I. Campus visits are encouraged and welcomed through the Admissions Office.

J. A student seeking admittance after the scheduled enrollment date must have approval from the appropriate dean.

5.31 ATTENDANCE

Faculty may officially drop a student for excessive absence due to the lack of attendance/participation according to course syllabus or after two weeks of consecutive absences during the first 75 percent of the semester or term.

Individual faculty members may define “excessive absence” differently, such as three absences per semester, for specific courses as stated in the course syllabi. The student should determine what that definition is in each course.

The student may receive a “W” on the transcript if they are dropped after 12.5% of the term.

Students should also be advised that they will not be able to drop a class, nor will a faculty member be able to drop for non-attendance after 75 percent of a term or session is completed. Students should refer to the current academic calendar to determine the exact date when drops for non-attendance may be completed.

For absences due to school-related activities such as athletic games, music engagements, field trips, and student conferences, etc. the appropriate dean’s office will issue written notices to the faculty members whose classes are involved stating who is to be excused and for what period of time.

5.32 ADDING AND DROPPING COURSES

Adding a Class

This term refers to the short period of time at the beginning of any semester or session when students can add an open class with or without the instructor’s
ARTICLE V - STUDENTS

ADDING AND DROPPING COURSES – CONTINUED

signature. Restricted classes require a signature by the instructor in order for a student to register. Students may not add a course during the fall or spring semester terms after it has met twice (once for summer term). Students may add online courses during the first three days of a 16-week term (first day for a summer term).

After the second class day, students must add classes in person in Student Services, or any Outreach Center, and pay the additional tuition and fees in the Business Office the same day of the add. Students, including auditing students, are not allowed to sit in classes they have not registered and paid for. Students who attend class without officially registering or following prescribed procedures for adding a class will not receive credit for the class.

To add a class, the student must:

1. Register online through MyMAC or complete a Request To Add A Class form
2. Deliver the form to the course registration window
3. Pay any additional fees required

Dropping a Class

Unless otherwise indicated for specific programs, students may officially drop a class up to the time that 75% of the term or semester is completed. After 75% of the term or semester is completed, students will not be permitted to drop a class and will be issued the grade earned. The date of the drop will determine if a refund is due. Refund schedules are published in the Registration Guide available online. Courses that are dropped during the first 12.5% of a term are not entered on the student’s permanent record.

Students may drop online by submitting a student drop form electronically. It is strongly recommended that students speak to their instructor prior to dropping a class. Drop dates/ refunds are prorated for terms less than 16 weeks.

Instructors may drop students for excessive absences. Please see “Administrative Withdrawal” for more information.

If a student drops all classes in a given term, it is considered a withdrawal from the college. Please see “Withdrawal from College” for more information.
ARTICLE V - STUDENTS

ADDING AND DROPPING COURSES – CONTINUED

Important course withdrawal dates are published in the Registration Guide and are available on the College’s web site. It is the student’s responsibility to drop a course. Any informal arrangements made with the instructors or other College staff members may result in a failing grade as well as financial liability for all charges incurred for the course. If a student stops attending/participating in a class, it is strongly recommended that they initiate a drop. There is no guarantee that an instructor will drop a student.

If entitled to a refund, the student must wait for any refund due to be posted to the student’s bank account on record or issued paper check by the Business Office. Students who receive any type of financial assistance or Veterans benefits should notify the Financial Aid Office before withdrawing from courses.

5.33 ADMINISTRATIVE WITHDRAWAL FROM CLASS

Faculty may officially drop a student for excessive absence due to lack of attendance/participation according to course syllabus. Individual faculty members may define excessive absences differently, such as three absences per semester. The student is responsible for being aware of and adhering to the attendance policy for each course. There is no guarantee, however, that a student will be dropped. Therefore, if a student wishes to drop a class or withdraw from the college, it is strongly advised that the student initiate the drop/withdrawal to avoid receiving a punitive grade of “F” for the course(s). In addition, an administrative drop may be processed for a student who fails to meet corequisite or prerequisite requirements for a course. Once a student has registered for classes, the student is responsible for paying tuition and fees, even if the student never attends classes. A student must complete the drop/withdrawal process within the refund period of each term in order to receive a refund of paid tuition or remission of indebtedness if tuition has not been paid. A student cannot drop a course simply by not attending. For absences due to school-related activities such as athletic games, music performances, and field trips, an electronic notice will be issued by the appropriate dean’s office stating who is to be excused and for what period.

Students may be administratively withdrawn from classes as a result of disciplinary action imposed due to a violation of student conduct.

Also, see section 5.31, Attendance.
ARTICLE V - STUDENTS

5.34 COMPLETE WITHDRAWAL FROM COLLEGE

When a student must stop attending all classes, or must withdraw from the one and only class in which they are enrolled, a Withdrawal/Exit form must be submitted to the Registrar’s Office for processing. The date the official request form is submitted to the Registrar’s Office (or the postmark date of withdrawal requests submitted by mail) shall be the date used in determining the refund of fees and assignment of grades.

Courses dropped during the first 12.5% of the semester are not entered on the student’s permanent record. After 12.5% of a semester has passed, up to the time that 75% of the term or semester is completed, regardless of whether the student was passing or failing at the time, a “W” (withdrawal) will be entered on the student’s record. A withdrawal submitted after 75% of a term has passed may result in a grade of “F.” Students are expected to complete the courses for which they register. Failure to properly drop or withdraw from classes may result in the assignment of an “F” for those classes, as well as a possible financial obligation. Students should refer to the current academic calendar to determine the exact date when classes may still be dropped with a grade of “W.”

To withdraw from the College, the student must:

1. Obtain and complete a Withdrawal/Exit form
2. Submit the Withdrawal/Exit form to the Registrar’s Office for processing
3. If entitled to a refund, the student must wait for any refund to be posted to the student’s bank account or file or be issued a paper check by the Business Office.

Withdrawal/Exit forms are scanned by the Registrar’s office, and the student will receive a copy of the form via MAC e-mail.

Students should refer to the current Registration Guide at www.MineralArea.edu to determine the exact date when classes may still be dropped with a grade of “W.”

5.35 RELEASE OF ACADEMIC INFORMATION FOR DECEASED STUDENTS

The academic record of a deceased student may only be released upon receipt of a written request submitted to the Registrar by the next-of-kin, executor of the estate or holder of power of attorney. The Registrar reserves the right to deny any request based on the merit of that request.
ARTICLE V - STUDENTS

RELEASE OF ACADEMIC INFORMATION FOR DECEASED STUDENTS – CONTINUED

Each request must be submitted in writing which lists the student’s name, social security number or student ID number, date of birth and a copy of the death certificate or obituary notice.

The requestor must provide their name, address, phone number, reason for request, documentation of the relationship of the requester to the deceased and a physical signature.

5.36 CANCELLATION OF CLASSES

The College reserves the right to cancel classes from time to time due to unforeseen circumstances such as insufficient class enrollment, the availability of qualified instructors, and/or appropriate facilities.

Students who enroll in a class that is later canceled will have an opportunity to add a different class by the deadline as noted on the important dates calendar.

5.37 CONFIDENTIALITY OF STUDENT RECORDS

All offices and departments of the College that collect and maintain academic, financial, academic advising, personal counseling, disciplinary, placement, and other information about students will comply with the Family Educational Rights and Privacy Act (FERPA) of 1974, as amended, in regard to release of student information.

5.38 DEGREE AND CERTIFICATE TIME LIMITS

Students planning to earn a Mineral Area College certificate or degree must meet requirements of the catalog in effect when first enrolled or of any subsequent catalog. Students who discontinue enrollment for two consecutive semesters, summers excluded, will be required to follow the catalog in effect upon their return to College.

5.40 GRADING SYSTEM

The College employs the following grading system using the letters A, B, C, D, F, W, I, AU, P, CR and WIP. These letters shall have the following meanings:

- A Superior
- B Above average
- C Average
ARTICLE V - STUDENTS

GRADING SYSTEM - CONTINUED

D  Passing, below average
F  Failing
W  Withdrawal
I  Incomplete
AU  Audit
P  Pass
NP  No Pass
CR  Credit
WIP  Work in progress
R  Repeat

For purposes of determining grade point averages, grades are numerically evaluated as follows:

A  4 grade points
B  3 grade points
C  2 grade points
D  1 grade point
F  No grade points
W  No grade points
I  No grade points
AU  No grade points
P  No grade points
NP  No grade points
CR  No grade points
WIP  No grade points
R  See below

An “R” indicates the student has retaken a given course, and the grade received is the one that is figured in and determines the student’s cumulative grade point average.

Once a grade is recorded in the Registrar’s Office, it is a permanent grade. Changes cannot be made unless the instructor has made an error in calculating the grade, and any changes must be approved by the dean of the respective division.

Grades are available to students via MyMAC on the college website. All submitted grades become part of the student’s official record (transcript) and are used in the computation of both the semester grade point average and the student’s cumulative grade point average.
ARTICLE V - STUDENTS

GRADING SYSTEM – CONTINUED

Computing Grade Point Average

The grade point average for any period is obtained by dividing the total number of grade points earned by the total number of credit hours attempted during that period. Courses in which a student receives a grade of I, W, AU, P, CR, and WIP receive no numerical value and are not included in the grade point average.

Incomplete Policy

The grade of “I” (Incomplete) may be assigned by an instructor when a student is doing passing work but has not completed a small portion of the required course work by the conclusion of the term. The instructor decides if there is an acceptable reason (for example, a serious illness) why the student cannot complete the required course work. Both the student and the instructor must complete the Incomplete Grade Request form and file it with the appropriate dean along with the final grade sheets for the course. Requirements for completing the course to receive a grade are specified in detail by the instructor on the Incomplete Grade Request form. A grade of Incomplete may not be assigned in order to give a student a chance to do more work or improve a grade. An “I” may not be used to permit a student to repeat a course or to improve a grade. Students may not re-enroll in courses in which they have received an “I” grade.

The deadline for removal of an Incomplete is one year from the first day of the term in which the Incomplete was recorded, unless a shorter period of time is specified by the instructor. The deadline determined by the faculty member must be specified on the Incomplete Grade Request form, which is available on MyMAC. A copy must also be provided to the student. No extension will be granted for more than a full calendar year from the date of original enrollment, except for compelling circumstances. Such requests must be made before the deadline. Requests for extension of time should be submitted in writing to the appropriate dean. If an Incomplete is not cleared within the specified period of time, the Incomplete will be converted to the grade of “F.” This is a manual conversion process by the Registrar’s Office. A list of all “I” grades subject to this conversion will be sent to the appropriate dean.

5.42 SEMESTER HOUR LOAD

The maximum course load for the fall and spring semesters is 18 credit hours. The maximum course load for the summer term is 9 credit hours. Students with a superior scholastic record may be permitted to register for more than the recommended maximum with the appropriate dean’s approval.
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5.43 TRANSCRIPT OF CREDIT

A. A fee, established by the Board of Trustees, is required for officially produced transcripts.

B. Transcripts, letters of recommendation, certificates of attendance, and other official documents will not be made available to any student who is financially indebted to the college in any way.

C. Due to the confidentiality of records, transcripts will be released only upon the student’s written request.

5.44 CLASSIFICATION

Students will be classified consistent with the specifications of the Coordinating Board for Higher Education, State of Missouri.

Full-Time Classification
A student enrolled in twelve or more semester hours of course work for the fall/spring semesters and six or more semester hours of course work for the summer session.

Part-Time Classification
A student enrolled in one to eleven semester hours of course work for the fall/spring semesters and fewer than six semester hours of course work for the summer session.

Freshman
A student who has satisfactorily completed fewer than 30 semester hours of course work.

Sophomore
A student who has satisfactorily completed 30 or more semester hours of course work.

5.45 TEXTBOOKS

Students are required to purchase textbooks and other resources, which can be purchased through the College bookstore. Additional textbook information, appropriately linked to the College website will be provided on-line.
ARTICLE V - STUDENTS

5.50 COURSE REPETITION

A student who has received a grade of “C” or below in a given course may repeat the course to raise their grade point average. When a course is repeated, the first grade remains on the transcript, and all grades for each attempt are recorded on the record. Only the latter grade will be counted for graduation or in computing grade points. Students may not repeat a lower level course that serves as a prerequisite for a course that was already completed by the student with a “C” or better. For financial assistance eligibility, all attempts will count towards maximum hour limits and completion ratio.

5.51 AUDITING COURSES

Students who wish to obtain knowledge from a course, but do not need or want the credit for graduation, may enroll in the course(s) as an auditor. Auditors receive no credit toward a degree and an “AU” grade appears on the transcript. Students pay standard fees for the course(s). Students may not change their registration status (audit vs. credit) after the first day of classes in the regular session or the equivalent thereof in a shorter session. Students must obtain approval from the appropriate administrator and instructor on an enrollment form prior to registration processing to enroll as an auditor. Normally, an auditor will attend the course on a regular basis; the appropriate dean, department chair, or instructor will stipulate the requirements for enrollment in a course as an auditor. Students cannot count audit courses to establish full- or part-time status.

5.60 OPTIONS FOR RECEIVING COLLEGE CREDIT

The Board of Trustees endorses the educational philosophy that a student may have achieved College level proficiency in certain areas. The Board of Trustees establishes the following guidelines for granting credit by examination and/or educational experiences in the armed services, business or industry, or other institutions.

5.61 COLLEGE CREDIT BY EXAMINATION OR OTHER EDUCATIONAL EXPERIENCES

A. Types of Credit by Examination or Other Educational Experiences

1. Credit by Examination: Procedure for granting credit by examination will be determined by the departments in consultation with appropriate administrators. Only currently enrolled students are eligible to receive credit by examination.
ARTICLE V - STUDENTS

COLLEGE CREDIT BY EXAMINATION OR OTHER EDUCATIONAL EXPERIENCES – CONTINUED

2. Credit for Educational Experience in the Military: The basis for awarding College credit for education experiences in the armed services will be determined by reviewing A Guide to the Evaluation of Educational Experiences in the Armed Services.

3. Credit for Work Experience: Procedures for granting college credit for educational experiences in business or industry are to be determined by the departments in consultation with appropriate administrators.

The policy for granting college credit under these guidelines will be administered by the Registrar with cooperation from the appropriate administrator. Credit will be recorded on the student's permanent record with appropriate notation.

An evaluation and/or administrative fee will be charged at the time an official evaluation is requested and/or credit is granted.

There is no assurance that credit earned by examination will be accepted by another institution of higher learning in transfer.

B. College Level Examination Program (CLEP)

The College Level Examination Program evaluates knowledge gained through reading, job experience, non-college training programs, etc. The program is sponsored by the College Entrance Examination Board. Students may earn credits for general or subject examinations. Credits must be applicable in students’ programs of study. Students should check with the Registrar’s Office or Mineral Area College website before taking the examination to determine requirements for credit. A list of all accepted exams are published at www.MineralArea.edu.

C. Cooperative Course Credit

Mineral Area College may cooperate with other institutions in the development of courses for college credit.

1. The policy for granting college credit under these guidelines will be administered by the Registrar with cooperation from the respective deans.
ARTICLE V - STUDENTS

COLLEGE CREDIT BY EXAMINATION OR OTHER EDUCATIONAL EXPERIENCES – CONTINUED

2. College credit hours equivalent to a normal college semester may be granted under these guidelines.

3. Appropriate registration fees will be charged at the time credit is requested and approved.

The appropriate administrators of each of the cooperating institutions will agree in the following:

1. Courses to be taught
2. Course content
3. Course objectives
4. Textbook to be used

Instructors for all courses must be approved by the administration of Mineral Area College. Instructors will follow Coordinating Board for Higher Education and Higher Learning Commission guidelines concerning college credit granted to high school students.

D. Advanced Placement Program (AP)

MAC accepts advanced placement (AP) scores of 3 or higher for credit. Students who successfully completed the Advanced Placement Examination may receive credit in their programs of study in history, biology, chemistry, math, English, physics, and foreign languages. Students should forward the results of the AP exams through the College Entrance Examination Board to the registrar at MAC. No grades are assigned for AP credit, but such credit is counted toward graduation requirements on the same basis as credits earned in the classroom. There is no assurance that another institution of higher learning will accept advanced placement credit.
ARTICLE V - STUDENTS

Advanced Placement Examinations

<table>
<thead>
<tr>
<th>Test</th>
<th>Score Required</th>
<th>Hours Granted</th>
<th>Institutional Courses Satisfied</th>
</tr>
</thead>
<tbody>
<tr>
<td>American History</td>
<td>3</td>
<td>3</td>
<td>HIS1230 American History I</td>
</tr>
<tr>
<td></td>
<td>4 or 5</td>
<td>6</td>
<td>HIS1230 American History I and</td>
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<td></td>
<td></td>
<td>HIS1240 American History II</td>
</tr>
<tr>
<td>Biology</td>
<td>4 or 5</td>
<td>5</td>
<td>BIO1150 General Biology</td>
</tr>
<tr>
<td>Calculus AB</td>
<td>3, 4, or 5</td>
<td>5</td>
<td>MAT1650 Analytic Geometry &amp;</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Calculus I</td>
</tr>
<tr>
<td>Chemistry</td>
<td>3</td>
<td>5</td>
<td>PHS1250 Introductory Chemistry</td>
</tr>
<tr>
<td></td>
<td>4 or 5</td>
<td>5</td>
<td>PHS1350 General Chemistry I</td>
</tr>
<tr>
<td>English Language &amp; Composition</td>
<td>3, 4, or 5</td>
<td>3</td>
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</tr>
<tr>
<td>English Literature &amp; Composition</td>
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<td>3</td>
<td>ENG1570 Introduction to Literature: Prose and Poetry</td>
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<tr>
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<td>3, 4, or 5</td>
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<tr>
<td>Physics C - Electricity/Magnetism</td>
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<td>PHS1440 College Physics II</td>
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<td>MFL1270 Intermediate French</td>
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<td>6</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>MFL1470 Intermediate Spanish</td>
</tr>
</tbody>
</table>

5.63 DEAN’S LIST

The Dean’s list will be noted on the student transcript at the end of each semester for which a student qualifies and is based on the semester institutional statistics (transfer work is not included). Students meeting the following semester requirements may qualify for the Dean’s List:

1. Academic course load of 12 semester hours or more for credit.
2. GPA of 3.25 or higher.
3. No grade below a “C” earned during the semester.
4. No “I” (Incomplete) grades received during the semester.
ARTICLE V - STUDENTS

5.64 DUAL CREDIT

Missouri state dual credit policy now allows students to take college credit classes at the high school by grade versus by the age of 16. Current state dual credit policy on age/grade requirements follows:

- Freshmen – 90% percentile composite score on the ACT
- Sophomores – 3.0 GPA and high school recommendations (principal and counselor)
- Juniors – 2.5 GPA and high school recommendation (counselor)
- Seniors – 2.5 GPA and high school recommendation (counselor)

5.65 GENERAL EDUCATION BLOCK

Courses taken in addition to general education block requirements should be carefully chosen to ensure each course applies to the baccalaureate graduation requirements for the program of study at the college or university to which the student intends to transfer. It is the student’s responsibility to become familiar with the specific major and graduation requirements of the baccalaureate institution to which the student intends to transfer.

5.66 FACILITY USE POLICY

USE OF PHYSICAL FACILITIES BY OUTSIDE GROUPS

In keeping with the role of the community college as a public institution, the Board desires that Mineral Area College facilities be used to help meet general education, civic, cultural and recreational needs of district residents. The facilities of the campuses shall be made available to community groups for these purposes whenever it is consistent with the objectives of the campuses and when such use does not conflict with the district’s educational mission, policies or regulations, or the College schedule. Personal use of college facilities for private events are outside the scope of the college’s mission.

The physical facilities of Mineral Area College are available to student groups under the following conditions:

Mineral Area College will provide an opportunity for student-initiated groups to conduct meetings on campus premises and will not discriminate against students on the basis of religious, political or philosophical content of the speech at such meetings.
ARTICLE V - STUDENTS

FACILITY USE POLICY – CONTINUED

Mineral Area College will provide an opportunity for student-initiated groups to meet on campus premises when the following criteria have been met:

A meeting must be voluntary and student-initiated. No student shall be in any way coerced to participate in religious or other activity. Professors and College administrators, when acting within the course and scope of their employment, will strictly observe a policy of official neutrality regarding religious activity.

The meeting does not materially and substantially interfere with the orderly conduct of educational activities within the College.

Non-college persons may not direct, conduct, control, or regularly attend the meetings of a student-initiated group.

The physical facilities of Mineral Area College are available to in-district community groups under the following conditions:

1. Responsibility for the use of facilities will rest with the individual locations. The “Application for Room or Space Reservation” will be approved by the appropriate room coordinator or designee. The room coordinator reserves the right to reject a request for facility use by any person or organization when it is determined that such request does not serve the best interest of the district.

2. Priority for use of facilities will be:
   a. College or district instructional, administrative, or professional activity.
   b. Educational community service programs of the College.
   c. Student-led activities and meetings for College-sponsored clubs and organizations.
   d. Educational or cultural events and/or activities sponsored by community groups.
   e. Other events and/or activities considered appropriate by district officials.
ARTICLE V - STUDENTS

FACILITY USE POLICY – CONTINUED

3. User fees will be based on facility use and support services. Facility use fees include room usage and utilities. Support services can include but are not limited to media, equipment, food service, custodial, maintenance, security, administrative services, and overtime pay.

4. Activities or events that are in direct competition with services provided by the College require approval by a College Administrator.

5. All groups wishing to schedule rooms outside of regularly scheduled hours must have the approval of the room coordinator.

6. A district-wide facility fee schedule approved by Administration will be generated on a yearly basis. Exceptions to the fee schedule may be authorized by the room coordinator of each location. Groups wishing to use facilities will be charged in accordance with the following:

   a. Mineral Area College or affiliated groups: Facility use fees will not be charged for the following groups. Fees for support services will be charged as indicated.

      i. Mineral Area College groups composed of employees or students provided such use pertains to educational or cultural events and/or activities of the College. Fees for support services may be charged if the usage is beyond what is normally provided.

      ii. Community or business groups working in a joint or cooperative effort with a Mineral Area College office, department, or organization. Fees for support services will be charged if the usage is beyond what is normally provided.

   b. Community groups or public agencies. Facility use or contract fees will be charged for the following groups.
ARTICLE V - STUDENTS

FACILITY USE POLICY – CONTINUED

i. Community groups or public agencies who wish to use facilities on a limited basis will be charged facility use fees.

ii. Community groups or public agencies who wish to use facilities on an ongoing basis may be required to negotiate separate contracts with the appropriate room coordinator.

c. Businesses. Facility use or contract fees will be charged for the following groups.

i. Businesses who wish to use facilities for events or activities for which they charge no fee will be charged facility use fees.

ii. Businesses who wish to use facilities for events or activities for which they charge fees may be required to negotiate separate contracts with the appropriate room coordinator with approval by a College Administrator.

iii. Businesses within the College service district that are members of training consortiums or who use College Workforce Development services may use available space at no charge.

5.68 PETS ON CAMPUS

Pets on Campus Properties

Pets are defined as any animal that is not a service animal or an emotional support animal and are not allowed on the Mineral Area College campuses.

5.69 SERVICE/EMOTIONAL SUPPORT ANIMAL POLICY AND PROCEDURES

Mineral Area College welcomes the presence of service animals and emotional support animals assisting students with disabilities on its campuses consistent with the provisions of this policy and in accordance with the Americans with
ARTICLE V - STUDENTS

SERVICE/EMOTIONAL SUPPORT ANIMAL POLICY AND PROCEDURES – CONTINUED

Disabilities Act (ADA), and in compliance with the U.S. Department of Housing and Urban Development (HUD).

A. Service Animals

Mineral Area College has adopted the following definition of a service animal from the U.S. Department of Justice. “A service animal is defined as a dog or miniature horse individually trained to do work or perform specific tasks for the benefit of an individual with a disability, including, but not limited to, guiding individuals with impaired vision, alerting individuals who are hearing impaired to intruders, pulling a wheelchair for a person, or fetching dropped items for a person with limited mobility.” Animals that meet this definition are considered a service animal regardless of whether or not they have been certified by a training program. The college may not insist of proof of certification before permitting the service animal to accompany the person with a disability. Service animals must be permitted to accompany a person with a disability to College activities and programs. A service animal is generally permitted to be on College property in any place where the animal’s handler is permitted to be. In certain limited situations, a service animal may be prohibited for safety and health reasons. If it is not readily apparent that an animal is trained to help, the College may ask whether the animal is required because of disability and what work or task the animal has been trained to perform.

B. Emotional Support Animals

Emotional support animals are recommended by therapists to promote the well-being of their clients and are not covered by the ADA. Emotional support animals are covered under the Fair Housing Act. Emotional support animals are not service animals. The student will be asked to provide documentation showing a link between the student’s disability and the need for the animal to the Access Office for approval as an accommodation. In certain limited situations, an emotional support animal may be prohibited for safety and health reasons. Emotional support animals must be contained in the handler’s residence.
C. Handler Requirements

- The handler shall be in full control of the service animal or an emotional support animal at all times.

- The service animal or emotional support animal must be on a leash at all times unless the handler is unable to use a leash or if the animal must perform a task without the use of a leash. The service animal or emotional support animal must be under voice control.

- The service animal or emotional support animal must be housebroken. Food and care of the animal is the responsibility of the handler.

- Service dogs and emotional support animals shall wear a vaccination tag and miniature horses must have current and appropriate vaccinations for that type of animal. The College reserves the right to ask for proof of current vaccination.

D. Service/Emotional Support Animal Accommodation Requests

Students are strongly encouraged to reach out to the Access Office to ensure their experience in bringing the animal to campus goes smoothly. Advance notice of a service or emotional support animal for College Park may allow more flexibility in meeting a student’s needs. The Access Office can be contacted by phone at 573-518-2152 or email at llefrtridge@mineralarea.edu

E. Appeals and Grievances

Each situation will be considered on an individual basis. Appeals and grievances may be made using College grievance procedures. Information about and copies of all applicable College procedures may be obtained by contacting the College compliance officer, Dean of Students:

Mineral Area College
5270 Flat River Road
Office AS119
Park Hills, Missouri  63601
573-518-2262  jeanmer@mineralarea.edu
ARTICLE V - STUDENTS

SERVICE/EMOTIONAL SUPPORT ANIMAL POLICY AND PROCEDURES – CONTINUED

If the service or emotional support animal’s behavior fundamentally alters the College’s programs, activities and services, poses a direct threat to the health or safety of others, or displays threatening behavior toward others, the College may ask that the service animal be removed.

5.70 STUDENT ACTIVITIES

A. Mineral Area College shall sponsor a variety of student activities ranging from cultural and social to recreational events.

B. Such sponsored student club and/or organizational activities must be under the direction of faculty or staff personnel appointed by the appropriate administrator.

C. All student club and/or organizational activities should be consistent with that club or organization’s stated philosophy, purposes, and objectives.

D. All student club and/or organizational activities/fundraisers must be approved by the Dean of Students.

E. Policies and procedures for student activities, events, and fundraising guidelines are available upon request from the office of the Dean of Students or the Director of Student Activities.

5.71 STUDENT CONDUCT

A. Mineral Area College is dedicated to the philosophy and objectives of providing a quality, affordable education to the community. The College places a high value on the safety of all students who attend, study, or reside at this College. Whenever these purposes are threatened by student misconduct, appropriate disciplinary action must be taken. Discipline shall be exercised when the student’s misconduct adversely affects the College’s pursuit of its educational objectives or infringes on the public safety concerns of the College.

B. When a student is charged with misconduct based on a violation of College rules, regulations, policies, procedures, or criminal law, the charge shall be administratively processed in accordance with the following policy and procedure in order to provide for student due process rights, and to safeguard the College’s interests.
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STUDENT CONDUCT - CONTINUED

The student due process procedure is administrative in nature. As such, a student may choose at their own expense to consult with an attorney outside the parameters of any administrative due process meeting or hearing, but legal representation may not actively participate within such student due process meetings or hearings. When the misconduct stems from a violation of College Park policies or procedures, it will be processed in accordance with Section XVIII, Resident Due Process Policy for College Park, and section 5.72(D) of this article. Violation of College Park policies or procedures may result in disciplinary action by the College, referral to the criminal justice system for prosecution, or both, as these functions are not mutually exclusive.

C. Disciplinary action may be imposed on a student for

1. Conduct that represents a violation of college rules, regulations, policies, or procedures, or otherwise jeopardizes the safety and good order of College and its students and staff and/or

2. Conduct that represents a probable cause violation of criminal law.

D. Provisions related to disciplinary action shall be published and available to students, faculty, and staff.

E. A student’s misconduct may result in disciplinary action by the College, or referral to the criminal justice system for prosecution, or both, as these are not necessarily mutually exclusive. In instances where the student misconduct represents a violation of one or more criminal laws, as well as a violation of College rules, regulations, policies or procedures, the College may elect to provide temporary student due process, withholding finalization of student due process until the adjudication of criminal charges through the criminal justice system.

Student discipline may also be imposed for acts occurring away from the College and which are not related directly to College activities, when it is determined by the College that the student’s conduct materially disrupts the educational process, or as otherwise permitted by law.

The Dean of Students may at any time temporarily suspend or deny readmission to a student from pending formal procedures when the Dean of Students finds and believes from available information that the presence of a student on campus would seriously disrupt the College or constitute a
ARTICLE V - STUDENTS

STUDENT CONDUCT - CONTINUED

danger to the health, safety, or welfare of members of the College community.

F. Forms of Disciplinary Action

The following represent the range of disciplinary actions available to the College when a determination has been made that one or more students has committed an act or acts of academic and/or behavioral misconduct.

At the discretion of the dean of the respective division initiating the disciplinary action, one or more of the following disciplinary forms may be invoked.

1. Verbal counseling;

2. Partial or complete suspension of participation in extracurricular events, clubs, and/or athletic practices/competitions;

3. Letter of Reprimand (with or without components of suspension as defined above);

4. Removal from College Park residency (if applicable);

5. Issuance of a Notice of Trespass (either specific to a particular premise of the College, or campus-wide). This may occur in conjunction with a suspension or expulsion as described in this section;

6. Suspension from the College, ranging from one day up to and including one calendar year. This suspension may take the form of a physical suspension from College property with privileges to utilize distance learning courses or total suspension from the College with no academic availability during the suspension period. At the end of the suspension, the student may reapply for admission in writing to the Dean of Students;

7. Expulsion from the College: this discipline represents complete removal of the student from the College for a period of no less than 3 calendar years, at which time the student may reapply to the Dean of Students for readmission to the College.
ARTICLE V - STUDENTS

STUDENT CONDUCT - CONTINUED

G. Forms of Student Misconduct

1. Academic Misconduct:

   Academic misconduct includes but is not limited to the following examples:

   a. Cheating;

   b. Plagiarism;

   c. Any form of conduct that seeks to gain, for the student or any other person, an academic advantage or advancement to which any person is not entitled;

   d. Attempting, aiding, abetting, conspiring, hiring, or being an accessory to any act prohibited within this section shall be considered the same as a completion of that/those violation(s).

   e. This College has an academic integrity policy which governs academic misconduct. See Article V, Section 5.92.

2. Behavioral Misconduct:

   Behavioral misconduct includes but is not limited to the following examples:

   a. Knowingly furnishing false information to the College or its stakeholders, or intentionally omitting or withholding information from the College that is required as part of any administrative or procedural process or report;

   b. Forgery, including but not limited to alteration, altering or issuing College documents or records of identification with intent to defraud;

   c. Intentional obstruction or disruption of College functions or activities, including but not limited to the following: teaching and standards of classroom conduct as established by the instructor, research, administration, disciplinary
ARTICLE V - STUDENTS

STUDENT CONDUCT - CONTINUED

proceedings, or other College activities, including public service functions and other authorized activities on College premises;

d. Use of slander or libel in any way so as to cause or attempt to cause defamation of character;

e. Conduct which threatens or endangers the health or safety of any person on College property or at College-sponsored events;

f. Unauthorized possession or use of property or equipment owned by the College or a member of the College community on College premises, including but not limited to defacing property;

g. Abuse of computing facilities or computer time, including but not limited to unauthorized entry into a file to use, read or change the contents or any other purpose; unauthorized transfer of a file; unauthorized use of another individual’s identification or password; use of computing facilities to interfere with the work of another student, faculty member, or College official; use of computing facilities to interfere with a College computing system.

h. Failure to comply with the directions of College officials acting in performance of their duties, including but not limited to directions deemed necessary to insure the safety of the student or others. Failure to identify oneself to any College official requesting such identification;

i. Unauthorized entry to, possession of, receipt of, duplication of, or use of the College’s name, insignia, or seal;

j. Engaging or attempting to engage in conduct which is defined as a violation of criminal or traffic law within the revised statutes of the State of Missouri, or violations of the traffic and/or parking regulations of the College;

k. Participating in any activity which might be classified as a hate crime, including but not limited to verbal or written
ARTICLE V - STUDENTS

STUDENT CONDUCT - CONTINUED

slurs or threats or physical attacks or other acts of discrimination;

l. Mineral Area College and its campuses are tobacco-free. Use of tobacco products including cigarettes, smokeless products, e-cigarettes, vaping devices, and any other innovative products allowing for tobacco consumption are prohibited;

m. Use of, being under the influence of, possession of, distribution of alcohol, or narcotics or other restricted drugs on any of the Colleges campuses, at College-sponsored events, or away from the College and which are not directly related College activities, when it is determined by the College that the student’s use of, being under the influence of, possession of, distribution of alcohol, or narcotics or other restricted drugs materially disrupts the educational process, or as otherwise is permitted by law. This prohibition shall also apply to paraphernalia associated with the use, possession, or distribution of alcohol, narcotics, or other restricted drugs;

n. Participation in, or the commission of any act of hazing, which is defined as an abusive, often humiliating form of initiation into or affiliation with a group, including

i. Any willful action taken or situation created which recklessly or intentionally endangers the mental or physical health of another;

ii. Any willful act by any person alone or acting with others in striking, beating, bruising, or maiming; or seriously offering, threatening, or attempting to strike, beat, bruise, or maim, or to do or seriously offer, threaten, or attempt to do physical violence to another made for the purpose of committing any of the acts.

o. Bullying, defined as the systematically and chronically inflicting physical hurt or psychological distress on one or more students or employees. Bullying also includes
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STUDENT CONDUCT - CONTINUED

unwanted purposeful written, verbal, nonverbal, or physical behavior, including but not limited to any threatening, insulting, or dehumanizing gesture that has the potential to create an intimidating, hostile, or offensive educational environment or cause long term damage discomfort or humiliation or unreasonably interfere with the individual’s school performance or participation, which is carried out repeatedly and is often characterized by an imbalance of power. Bullying may involve, but is not limited to the following examples:

i. teasing;

ii. threats communicated by written, verbal, and/or physical means;

iii. intimidation;

iv. cyber-stalking and/or cyber-bullying;

v. any conduct or behavior which is defined as a violation of criminal law within the revised statutes of the State of Missouri;

vi. sexual, religious, or racial harassment;

vii. any conduct, behavior, or communication reasonably intended to cause public humiliation;

viii. knowingly spreading falsehoods and/or rumors that reasonably intend to cause harm or public humiliation to any student, faculty, staff, or person present at the College, regardless if such harm occurs;

ix. persistent public use of vulgar and/or offensive language.

p. The operation on campus of student organizations not properly recognized and registered with Student Activities.
ARTICLE V - STUDENTS

STUDENT CONDUCT - CONTINUED

q. Violation of any College or College Park rules and regulations, campus policies, or procedures as stated in the Board of Trustees Policy Manual, or other College publications such as, but not limited to, the College Park Student Policies and Procedures, College Catalog, student handbook, or the Athletic Code of Conduct.

r. Attempting, aiding, and abetting, conspiring, hiring, or being an accessory to any act prohibited within this section shall be considered the same as a completion of that/those violation(s).

5.72 STUDENT DUE PROCESS

A. Student Due Process for Academic Misconduct

1. When the incident in question is academic in nature, the instructor of the class where the alleged misconduct has occurred will contact the student and issue a writ of Academic Integrity within five working days of the incident.

   Should the student contest the charge, the student may appeal within five days to that department’s chair who will conduct an inquiry and who will issue a decision. Should the student wish to appeal the department chair’s decision, the student may appeal within five days to their respective dean.

2. The dean of the respective division will conduct an inquiry into the alleged academic violation(s) and render a written decision based on those findings. In the event that the dean determines no academic misconduct has occurred, a written notice of that conclusion will be issued to the student, and due process is thereby concluded. In the event that the dean of the respective division determines that academic misconduct has occurred, that dean will determine the appropriate disciplinary action(s) that will be imposed. Any disciplinary decision below the level of suspension or expulsion is at the discretion of the dean invoking that discipline and represents the completion of student due process.

3. In the event the dean invokes suspension or expulsion as the disciplinary action, the student may elect to appeal that decision
ARTICLE V - STUDENTS

STUDENT DUE PROCESS - CONTINUED

within the guidelines of the appeal process as identified within section 5.72 (C) Appeals within Student Due Process.

B. Student Due Process for Behavioral Misconduct

1. All allegations of student behavioral misconduct will be referred to the Dean of Students for resolution under the guidelines of this policy. In the event that the allegation of misconduct is so serious that in the discretion of the Dean of Arts and Sciences or Dean of Career and Technical Education it is believed that immediate temporary action is necessary to preserve the mission and/or public safety interests of the College while student due process is pending, then that authority is reserved to the judgment of that respective dean. In that event, final action will be referred to the Dean of Students under the guidelines of this policy.

2. When the allegation involves behavioral misconduct, student due process originates with the Dean of Students. In instances where the student misconduct represents a violation of one or more criminal laws, the Dean of Students may elect to provide temporary student due process, withholding finalization of student due process until the adjudication of criminal charges through the criminal justice system. This temporary student due process may involve discipline up to and including temporary suspension of a student from the College.

3. Upon notice and/or discovery of an allegation of behavioral misconduct, the Dean of Students will issue to the student(s) a notice of inquiry into an allegation of behavioral misconduct involving that student. The notice will identify the specific behavioral misconduct allegation(s) made against the student, will refer the student to Article V of the College Board Policy Manual for details of student misconduct and the due process procedure, and will provide the student with the opportunity to respond in writing to the allegations. The notice will also indicate that reasonable efforts to conclude the inquiry within fifteen (15) business days will be made, but this time period may be extended as necessary if, in the judgment of the Dean of Students, circumstances within that process warrant further time to reach its conclusion.
ARTICLE V - STUDENTS

STUDENT DUE PROCESS - CONTINUED

4. The Dean of Students will conduct an inquiry into the alleged behavioral violation(s) and render a written decision based on those findings. In the event that the Dean of Students determines no behavioral misconduct has occurred, a written notice of that conclusion will be issued to the student, and due process is thereby concluded. In the event that the dean of the respective division determines that behavioral misconduct has occurred, that dean will determine the appropriate disciplinary action(s) that will be imposed. Any disciplinary decision below the level of suspension or expulsion is at the discretion of the Dean of Students, and represents the completion of student due process.

C. Appeals within Student Due Process

1. Only disciplinary decisions involving suspension or expulsion are subject to appeal. All other forms of discipline invoked by a dean under Article V of the College Board Policy Manual constitute the completion of student due process.

2. When the decision rendered involves a suspension or expulsion, the student may be eligible to appeal that decision in writing as described within section 5.72(C) of this policy.

3. Grounds for Appeal:

   a. All grounds for appeal of disciplinary decisions involving suspension or expulsion must meet one or more of the following criteria. Students electing to appeal under one or more of these grounds bear the responsibility for adequately demonstrating that this requirement has been met within the content of the student’s written request for appeal. The filing of this appeal is the responsibility of the student who has elected to appeal the disciplinary decision of the dean, and that appeal must be filed with the dean originating the disciplinary decision within five (5) business days of notice of the disciplinary decision.

   b. The grounds for appeal of disciplinary decisions involving suspension and/or expulsion are limited to one or a combination of the following grounds for appeal:
ARTICLE V - STUDENTS

STUDENT DUE PROCESS - CONTINUED

i. A procedural error has occurred, and if not corrected, will impact the outcome of the sanction.

ii. New evidence (not previously considered and germane to the issue) has been uncovered, and if introduced is likely to have an impact on the outcome of the proceeding.

iii. One or more of the sanctions handed down are outside the parameters of this policy or are unreasonable in light of the alleged conduct.

4. Student Responsibilities in Filing an Appeal:

The student is responsible for articulating in writing the grounds under which the appeal is being filed and must provide information of sufficient content, detail, and scope that justify the grounds for appeal used in this process. This appeal must be filed with the dean invoking the original discipline within five (5) business days of the notice of disciplinary action, or the student is deemed to have waived further right of appeal.

5. Review of Request for Appeal:

a. In the event the request for appeal involves academic misconduct, the decision of the dean, with respect to the request for appeal, represents the completion of student due process.

b. In the event the request for appeal involves behavioral misconduct that has resulted in suspension or expulsion, the Dean of Students will refer the request for appeal to the Chair of the Student Welfare and Conduct Committee (SWCC). The Chair of the SWCC is charged with the responsibility for determining if a reasonable belief exists that grounds for the appeal have been met, and that sufficient information is provided to justify granting the request for appeal. Dissatisfaction with the discipline invoked by the Dean of Students shall not be grounds for appeal.
ARTICLE V - STUDENTS

STUDENT DUE PROCESS - CONTINUED

i. In the event the review by the Chair of the SWCC does not find adequate grounds for appeal within the written request, the appeal is denied. In that event, student due process is completed.

ii. The hearing will be granted at the regular meeting date and time of SWCC as determined by the SWCC chair unless an emergency meeting date is requested by the Dean of Students. If an emergency meeting is requested, the SWCC chair will work in earnest to find a new meeting time that allows all necessary parties to attend as soon as possible.

iii. The goal of the SWCC is to render a student due process decision that will take one of two forms:

   • The SWCC may find cause for the discipline, thereby upholding the decision of the Dean of Students, or
   • The SWCC may not find cause for the discipline, thereby reversing the discipline imposed by the Dean of Students. In that event, this represents the completion of student due process.

iv. The appeal will be heard by a minimum of five (5) members of the SWCC committee: one faculty member from Arts and Science, one faculty member from Career and Technology, one full-time member from student services, one administrator other than the Dean of Students, and the SWCC Chair.

D. Student Due Process for Violations of College Park Policy:

1. When the alleged misconduct represents a violation of College Park policies and procedures, the Manager or Assistant Manager of College Park will issue a notice of inquiry within five (5) business days of the misconduct or discovery of the misconduct. This notice of inquiry may take the form of a citation or written letter, at the discretion of the Manager or Assistant Manager of College Park.
ARTICLE V - STUDENTS

STUDENT DUE PROCESS - CONTINUED

2. Definitions of misconduct and/or violations of College Park Policy are found within the College Park Policy manual, available to all residents of College Park through the Manager or Assistant Manager of College Park, and are provided to all residents at the orientation process for new residents.

3. The guidelines and student due process for violations of College Park policy shall generally follow those outlined in section 5.72(B) and (C), with the exception that qualified appeals of College Park discipline shall be referred to the Dean of Students, who will review the appeal for eligibility and merit, issuing a written decision to the student filing the appeal within five (5) business days of receipt of the appeal. Students filing an appeal of College Park discipline must meet the eligibility guidelines and time limits established under section 5.72(C). Only those disciplinary actions involving eviction from College Park are eligible for the appeal process, under the provisions listed in section 5.72(C)3b. i-iii. Appeal decisions by the Dean of Students are final and represent the completion of student due process under this section.

4. In instances where the student misconduct represents a violation of one or more criminal laws, as well as a violation of College Park policies or procedures, the Dean of Students may elect to provide temporary student due process, withholding finalization of student due process until the adjudication of criminal charges through the criminal justice system. This temporary student due process may involve discipline up to and including suspension of a student from residing or visiting the College Park premises, and/or temporary suspension from the College.

5.73 STUDENT COMPLAINT AND GRIEVANCE POLICY

The purpose of this policy is to provide a means for Mineral Area College students who wish to have a concern resolved regarding a process or person of the college community, not covered by existing policies, both a formal and informal process for doing so. The objective of this policy is to resolve concerns as quickly and efficiently as possible for the student. A complaint should be filed during the semester of occurrence, but no later than 60 days from the first day of the following academic semester.
ARTICLE V - STUDENTS

STUDENT COMPLAINT AND GRIEVANCE POLICY – CONTINUED

Individuals seeking information regarding the process of complaint resolution may consult with any of the following offices or individuals for assistance. Complaints may be filed as follows:

ACADEMIC
Academic Affairs/Grade Disputes: Complaints in regard to grade disputes should be filed with the Dean of Arts and Science Division or the Dean of the Career and Technical Division

NON-ACADEMIC
Complaints including but not limited to all areas of student life such as student activities and organizations, dining services, and all other aspects of student services should be filed with the Dean of Students.

BUSINESS OPERATIONS/STUDENT ACCOUNTS
Complaints in regard to student billing and/or charges should be filed with the Chief Financial Officer.

COLLEGE HOUSING
Complaints in regard to room and board should be filed with the Director of College Park or the Dean of Students.

TITLE IX
All incidents involving harassment, sexual violence and/or discrimination should be filed with the Title IX Director.

HUMAN RESOURCE MANAGEMENT
Complaints in regard to Mineral Area College employees should be filed with the Human Resource Manager and/or the Dean of Students.

CRIMINAL MISCONDUCT
Complaints of criminal misconduct should be filed directly with the Mineral Area College Director of Public Safety. Complaints relating to violations of federal law should be filed directly with the federal agency having cognizance over the matter in question (e.g., violations of the Family Educational Rights and Privacy Act within the U.S. Department of Education).

Informal Complaints: A student who is considering submitting a complaint should attempt to resolve the concern directly with the appropriate faculty member, staff member, or student. If the complainant is not satisfied, or not willing to address the issue with the individual, the student may file a STUDENT
ARTICLE V - STUDENTS

STUDENT COMPLAINT AND GRIEVANCE POLICY – CONTINUED

ISSUE FORM with the Dean of Students, or any college administrator. If the complainant is still not satisfied, a formal process may be initiated.

Formal Complaints: Written or typed complaints signed by a student and provided to one of the above offices, will be considered formal complaints. Complaints can be provided via US mail, Mineral Area College student email, faxed or hand-delivered. For the purposes of this policy, a student is someone who is currently enrolled full- or part-time or who has recently been enrolled in the institution. If the complainant is someone who has not been enrolled during the previous two semesters or academic year, or an alumnus who received a Mineral Area College degree or certificate two or more years ago, they are not considered a student for the purposes of this policy. Complaints received from non-students will not be tracked for the purposes of this policy, including non-student complaints that might relate to a student(s).

Filing a Formal Complaint: Write a letter (as indicated above) directed to the Dean of Students containing a brief narrative of the facts of the complaint, including the specific outcome/remedy being sought. Include contact information for future correspondence. There is no complaint form. Sign and date the letter. Attach any supporting documentation.

Mail, send via Mineral Area College email, fax, or hand-deliver the formal complaint to the Dean of Students: 5270 Flat River Road, Park Hills, MO 63601. Staff email addresses are found on the MAC website under directory information. Fax for the Dean of Students: 573-518-2359. Office: Arts and Sciences 119.

If the complaint is against the Dean of Students, the complaint should be sent to the Director of Human Resources: 5270 Flat River Road, Park Hills, MO 63601. Contact the office of the Human Resource Director for email and fax address information: 573-518-2378.

The Dean of Students or the Human Resource Director will initiate the resolution process by investigating the complaint with ten business days. The Dean of Students or the Human Resource Director will either make appropriate changes/follow-up to resolve the matter or uphold the initial process/policy. A response to the complainant will be sent within ten business days of the receipt of the complaint. If a longer time is needed to investigate and make a decision, a reasonable extension of the deadline will be made and the complainant will be notified of the deadline extension.
ARTICLE V - STUDENTS

STUDENT COMPLAINT AND GRIEVANCE POLICY – CONTINUED

If the complainant is not satisfied with the resolution, an appeal can be made to the President’s Cabinet within ten business days from the receipt of the decision. A decision regarding the appeal will be conducted within ten business days of the receipt of the complaint appeal. The decision on the appeal is final.

Written, formal complaints signed by a student, along with all supporting documentation, will be tracked for reporting purposes. The Institutional Record of Student Complaints will be maintained on a record for a period of three years. The report will contain the total number of complaints, the nature of complaints received by generic category, and a summary record of each complaint received and the action taken, and will be reviewed annually by the Board of Trustees.

Mineral Area College Student Due Process and other grievance policies as published by the College should be followed for all complaints. All informal and formal institutional processes must be followed, and exhausted prior to filing a formal complaint with the Missouri Department of Higher Education (MDHE). The complaint must be submitted in writing, using the MDHE complaint form available on the department’s website along with instructions on how to proceed.

A copy of the Mineral Area College Student Due Process policy may be obtained from the office of the Dean of Students or on the MAC website at www.mineralarea.edu.

5.74 SOCIAL MEDIA

Mineral Area College embraces and strives to uphold the freedoms of expression and speech guaranteed by the First Amendment of the U. S. Constitution and the state Constitution. The College has the right, when reported, under the above circumstances to regulate the time, place, and manner of exercising the judicial process when a student’s constitutionally protected rights are violated.

In determining whether student use of social media violates Mineral Area College policies and/or the local, state and federal laws or rights of others, all relevant facts and circumstances shall be considered. Careful examination of the Student Code of Conduct, Student E-Mail/Computer Systems and Network Use Policy and other college policies will be exercised prior to any action in order to preserve freedoms of speech, and expression, as articulated in current legal standards.

A student who uses any social media that violates the policies as defined in Article V, Section 5.71 is subject to disciplinary action as defined in Article V, Section 5.72.
ARTICLE V - STUDENTS

SOCIAL MEDIA – CONTINUED

Blogs and social networks (including but not limited to Wikipedia, Facebook, Flickr, Second Life, LinkedIn, Pinterest, Twitter, and YouTube) are exciting channels for students to share knowledge, express creativity and connect with others who share similar interests. Mineral Area College supports student participation in on-line communities and offers guidelines to help students effectively and responsibly use these forums. The guidelines may also help students make choices that will aid in protecting their personal and professional reputations. A copy of these guidelines may be picked up in the Student Services offices.

5.75 FREEDOM OF EXPRESSION

Mineral Area College values the freedoms of speech, thought, expression and assembly as part of our mission. The college is a place where all ideas may be expressed freely, and only limited where legal restrictions, dictated by law, are necessary to protect the rights of other members of the college community. This policy is written for implementation on all Mineral Area College campuses. For purposes of this policy the following terms are defined:

**Event/Activity Sponsor:** Any approved Mineral Area College student club or organization, department or division, college stakeholder or community member responsible for an event or activity.

**Event/Activity:** Any approved event or activity held on the college campus that allows for Freedom of Expression through peaceful, non-threatening, non-violent means that does not interrupt the normal operations of the college.

**Rights**
Anyone may distribute printed material, offer petitions for signature, make speeches, and hold protests or demonstrations outside the college buildings. All such activities must be peaceful, avoiding acts or threats of violence and preserving the normal operation of the college. No event shall infringe upon the rights or privileges of anyone who does not agree with it, and no one will be permitted to harm others, damage or deface property, block access to college buildings or disrupt classes. The enforcement of these conditions will not depend in any way on the message or sponsorship of the act or event. When guests are invited by a recognized campus organization, they may express their ideas not because they have a right to do so, but because members of the campus community have a right to hear, see, and experience diverse intellectual and creative inquiry. Controversy cannot be permitted to curtail the freedoms of speech, thought, expression or assembly.
ARTICLE V - STUDENTS

FREEDOM OF EXPRESSION – CONTINUED

Responsibilities
Freedom of expression must be taken very seriously. Those who exercise their freedom of expression, and their invited guests to events by college sponsored organizations are expected to uphold the college’s educational mission by planning carefully to create safe and thoughtful experiences for those involved. Event sponsors are responsible for the behavior of their guests and should exercise due care to ensure that all participants abide by relevant college policies.

Planning Campus Events
Consistent with the rights and responsibilities outlined in this policy on Freedom of Expression, event sponsors must follow all applicable policies related to space reservation, use, safety and security, keeping in mind the responsibility to have campus police present for any event with 100 or more persons in attendance.

Event sponsors should consider the items below as guidance in planning campus events, recognizing that not all of the items below will apply to all events:

1. Approval of the event, its purpose, the identification of sponsors and co-sponsors, and contact information for those seeking further information should be sought from the office of Student Activities in conjunction with the office of the Dean of Students by completing the Request for Fundraiser/Activity Form. The form can be found in the office of Student Activities.

2. A plan must be in place for promoting the event, including advance notice to relevant members of the community who may wish to co-sponsor, protest, or sponsor other events in response to the planned activity.

3. Where appropriate, a clear and detailed contract with outside speakers, artists, or suppliers of services must be provided to the Director of Student Activities, to ensure continuity of purpose and the ability of the event sponsor to reasonably control the event, consistent with the sponsors intent.

4. A plan for access to the event must be provided to the Director of Student Activities, including notifying the campus and college community of reserved seats, ticketing, queuing protocol, or other relevant details or restrictions well in advance of the activity.

5. A request for security before, during, and after events, managed in coordination with Department of Public Safety is required.
ARTICLE V - STUDENTS

FREEDOM OF EXPRESSION – CONTINUED

6. A plan for participation at the event must be provided to the Director of Student Activities, such as through a question and answer session, if relevant, with a clear outline of the planned ground rules for the event set out well in advance.

The Office of Student Activities and the Office of the Dean of Students may assist in, or directly coordinate, some aspects of campus events, such as meeting with the sponsors preceding or following an event, or accommodating an opposing view at an alternative event. It is assumed that the spirit of campus community, both among people and groups with opposing views, as well as between event sponsors and the Student Activities and Student Services staffs, will foster communication and cooperation in the planning of campus events. Whenever possible, Student Services will work with the Department of Public Safety to notify occupants of buildings in advance of any potential disruption caused by such events.

5.80 ACADEMIC RENEWAL POLICY

The Academic Renewal Policy is an appeals procedure that allows a student returning to Mineral Area College after a prolonged absence to request academic forgiveness of prior cumulative grade point average (GPA). The policy will be limited to those cases in which the student’s prior record does not reflect his/her current maturity with respect to motivation, attitude, and ability.

Eligibility: To be eligible for academic renewal consideration, students must meet these requirements:

Students must not have been enrolled at Mineral Area College in any course work, excluding Continuing Education courses, for a period of at least four or more consecutive years.

Academic Renewal will apply to Mineral Area College course work only; this excludes all transfer credits.

Students must not have graduated from Mineral Area College with an associate degree or certificate. Students will not be granted Academic Renewal after an application for graduation has been submitted. This policy does not apply to students who have already transferred to another college or university.

Students must either:
ARTICLE V - STUDENTS

ACADEMIC RENEWAL POLICY - CONTINUED

1. Be admitted as degree-seeking and have earned a minimum of 15.0 college credits with at least a 2.5 GPA of record for those credits at the College within the past 12 months; or

2. Have attempted, as a non-degree-seeking student, and have earned a minimum of 15.0 credits with at least a 2.5 GPA of record for those credits at the College within the past 12 months and subsequently have been admitted as degree-seeking by the College.

The minimum of 15 credits must be college level courses at the 1000 or 2000 level. The minimum 15 hours must be courses earning a letter grade (A-F).

Appealing:

Students must have no outstanding debt to the College.

Conditions:

Academic renewal is based on the following conditions:

All courses and credits taken during the chosen terms will be removed from consideration for GPA and degree requirements. Student may not combine individual courses from multiple terms to comprise the semester(s) dropped. All courses and grades for the chosen terms will remain on the student’s academic record.

Renewal may be applied only to academic terms completed prior to the student’s extended absence.

Students may be granted only one academic renewal. Once elected, academic renewal is irrevocable.

Students who choose academic renewal must meet the degree requirements of the College Catalog at the time of their readmission.

Degree requirements met during the dropped terms must be repeated.

Credit hours selected for Academic Renewal cannot be used to meet any requirements (i.e. graduation, prerequisite, certification). Academic renewal may not be used to obtain athletic eligibility.
ARTICLE V - STUDENTS

ACADEMIC RENEWAL POLICY - CONTINUED

To be eligible for a degree, students must complete a minimum of 15 credits at the College after the granting of academic renewal.

Procedures:

Students should discuss their desire to pursue academic renewal with his/her academic adviser.

Students should contact the Office of the Registrar for an application for Academic Renewal. This application should be returned to the Registrar’s Office.

The student’s transcript will retain all academic work from all institutions attended. The grades received in the courses selected for Academic Renewal remain on the student’s transcript but are removed from the calculation of the overall grade point average with an appropriate notation on the transcript indicating Academic Renewal.

Upon approval by the Registrar and the appropriate dean, the student will be granted Academic Renewal. The student will receive an updated copy of the transcript once the Academic Renewal process has been completed.

Academic Renewal is a policy of Mineral Area College and may not be recognized by outside agencies or other institutions. Academic Renewal may impact financial aid eligibility.

5.82 STUDENT EDUCATIONAL RECORDS

Public Notice is hereby given to students that Mineral Area College, Park Hills, Missouri, 63601:

A. Does maintain the following educational records for each student:

1. Permanent transcript records with name and address of student, birth date, admission date, high school attended and year of high school graduation, dates of attendance at Mineral Area College, student ID, courses taken, semester hours attempted, grades and grade point average, date of graduation if applicable, and honors received;
ARTICLE V - STUDENTS

STUDENT EDUCATIONAL RECORDS - CONTINUED

2. Cumulative folder which contains personal data and other information deemed necessary as it pertains to and is available about the individual student;

3. Enrollment records which list the name and address of the student, name of parent, guardian, or spouse, telephone number, date of birth, last high school attended and year of graduation, receipt of high school transcript, test scores, transcript requests, whether or not the student has attended Mineral Area College before and if so, the last date of attendance, names and date(s) of other colleges attended, whether or not college transcripts have been sent to Mineral Area College, total college credits earned to date, student ID number, and if living away from home, that address. In addition, the classification of student, tuition fees charged, courses and semester hours for which the student is enrolled are listed.

B. Designates the Registrar as the official responsible for the maintenance of said records. These records are accessible to

1. The above named person and the professional staff of the Office of Student Services Division, for the purpose of maintenance of said records and honoring written requests of the eligible student and other parties as allowed under FERPA;

2. Other school officials including faculty and administrators of Mineral Area College who have legitimate educational interest;

3. Officials of other schools in which the student seeks or intends to enroll on condition that the eligible student be notified of the transfer and receive a copy of the record if desired and have the opportunity for a hearing to challenge the content of the record;

4. Authorized representatives of
   a. the Comptroller General of the United States,
   b. the United States Secretary of Education,
   c. the Attorney General of the United States,
   d. the Commissioner of Education,
   e. the Director of the National Institute of Education and/or
   f. the Assistant Secretary for Education (the information provided for these representatives is used for evaluation and audit of federally supported programs); or
ARTICLE V - STUDENTS

STUDENT EDUCATIONAL RECORDS – CONTINUED

5. State and local officials or authorities to which such information is specifically required to be reported or disclosed pursuant to federal and state laws.

C. Maintains records permanently through scanning of records and expunges the contents of the cumulative folder after a period of five (5) years.

D. Does, upon the written request of an eligible student, allow the student to inspect and review the content of his/her educational record and/or receive a copy of the record.

E. Does, upon student request, explain and interpret educational records to the eligible student.

F. Does, upon written request of an eligible student, in not more than forty-five (45) days arrange a meeting of the Student Welfare Committee, in order to conduct a hearing in which relevant evidence may be presented to the issues raised. The committee does within thirty (30) days render, in writing, the decision made, based upon the proceedings of the hearing.

G. May release, without a release signature, the following information designated as directory information:

1. Student's name;
2. Address;
3. Telephone number;
4. Date of birth;
5. Major or field of study
6. Dates of attendance;
7. Full-time or part-time enrollment status;
8. Participation in officially recognized activities and sports;
9. Weight and height of members of athletic teams;
10. Degree(s) or certificates awarded (including dates);
11. Awards received;
12. Most previous educational institution attended by the student.
13. Photograph

The student may, in writing to the Office of the Registrar, refuse to permit dissemination of designated directory information.
ARTICLE V - STUDENTS

STUDENT EDUCATIONAL RECORDS – CONTINUED

H. Excludes from review by the eligible student the following materials which are not considered part of the educational record of a student:

1. Financial records, including any information those records contain, of the student’s parents;
2. Confidential letters and statements of recommendation placed in educational records prior to January 1, 1975; or
3. Such letters or statements written after this date if the student has signed a waiver of the rights of access to them.

I. Copies of the above policy may be obtained in the offices of Student Services Division.

5.83 USE OF SOCIAL SECURITY NUMBERS

Mineral Area College strives to protect the confidential nature of social security numbers without creating unreasonable obstacles to the conduct of the College’s business and the provisions of services and constituents. The College is committed to the proper handling of social security numbers of its students, employees, and individuals associated with the College and the maintenance of those numbers as confidential information.

5.84 PREGNANT AND PARENTING POLICY

Mineral Area College seeks to treat all students equitably, regardless of their actual or potential parental or familial status. Mineral Area College, in compliance with Title IX of the Education Amendments of 1972, is dedicated to providing appropriate, reasonable adjustments to educational programs and activities to support Pregnant or Parenting Students. This policy establishes a process for Pregnant and Parenting Students to request and obtain adjustments to educational programs and activities allowing them to continue their education at the College.

A. Definitions for the Purpose of this Policy

Pregnant or Parenting Student: Pregnant or parenting student refers to those applying for admission, admitted, or enrolled in classes who have a Qualifying Condition.
ARTICLE V - STUDENTS

PREGNANT AND PARENTING POLICY – CONTINUED

Medically Necessary Leave of Absence: An absence from the classroom or co-curricular activities because of a qualifying condition and deemed necessary and documented by an appropriate health care professional.

Qualifying Condition: Conditions covered by this policy are pregnancy, complications related to pregnancy, false pregnancy, miscarriage, childbirth, and recovery from any of these conditions. In some instances, either parent may receive an excused absence when they need to take their children to doctor’s appointments or care for sick children.

B. Requests for Adjustments for Pregnant and Parenting Students

A student in need of an educational adjustment should submit a written request to the Dean of Students Office. If a student is unable to submit a request because of her condition, an appropriate representative of the student may contact the dean of students on her behalf and the student may confirm the request when she becomes able to do so. The dean of students will consult with the student/appropriate representative and appropriate College officials, including faculty members and the appropriate instructional dean to develop an educational adjustment that is appropriate for the student.

C. Medically Necessary Leave of Absence

An educational adjustment under this policy may include an excused leave of absence for as long as medically necessary. To request a leave of absence and accompanying academic adjustments under this policy, a student should follow the request procedure outlined above.

If reasonable, a student will be given extra time to make up course work and tests missed during the leave of absence. Whether or not it is reasonable to grant a student extra time to make up course work and tests missed will be determined by the dean of students, appropriate faculty members, and the appropriate instructional dean. This determination will be based on, among other things, the length of the absence requested and the ability of the student to complete coursework outside of the classroom.

1. If it is unreasonable for a student to receive extra time to complete a course, the student will be given the option to withdraw from the class without penalty.
ARTICLE V - STUDENTS

PREGNANT AND PARENTING POLICY – CONTINUED

2. Pregnant or Parenting Students who must take a medically necessary extended leave of absence (generally no longer than 180 days) shall be allowed to return to the same academic and co-curricular status as before the leave began.

A private room is available for students in need of lactation services, and is located in the Allied Health Department, (573.518.2172).

D. Reporting Harassment or Discrimination Due to a Qualifying Condition

Mineral Area College prohibits discrimination and harassment on the basis of sex. Pregnant or Parenting Students who believe they have been discriminated against or harassed because of a qualifying condition may file a complaint with the Title IX Coordinator, Dean of Students Office, AS 119. Complaints of discrimination or harassment under this policy will be processed in accordance with College policy.

5.90 ALCOHOL AND DRUG ABUSE POLICY

A. All members of the campus community (students, faculty, staff, alumni, and guests) must adhere to all applicable state and local laws and College regulations related to the sale and use of alcoholic beverages and other drugs.

B. No faculty or staff member shall secure or serve alcoholic beverages or illegal drugs to any student engaged in any College related activity.

C. The consumption, possession, or sale of alcoholic beverages or illegal drugs is strictly forbidden on campus.

D. Anyone under the influence of alcohol or illegal drugs, or otherwise violating College policy regarding drug abuse shall be subject to disciplinary action, up to and including termination.

E. An educational program shall be provided addressing the problems of alcohol and drug abuse. The program will include information services, posters, and brochures.

F. Counseling will be available to all personnel who identify themselves as having a drug and/or alcohol addiction to supervisory personnel of the College, leading to appropriate referrals.
ARTICLE V - STUDENTS

ALCOHOL AND DRUG ABUSE POLICY – CONTINUED

G. Disciplinary proceedings for drug/alcohol related abuses shall be conducted using current policies of Mineral Area College.

H. Mineral Area College’s Policy for a Drug Free Workplace is as follows:

1. The manufacture, distribution, dispensation, in the College District’s workplace, of a controlled substance (as defined by Chapter 195 RSMo) is prohibited. Violations of this shall result in the immediate termination of the violating employee.

2. The unlawful use of a controlled substance (as defined by Chapter 195 RSMo) is hereby prohibited and shall result in disciplinary action (up to and including suspension and/or discharge) to the violating employee.

3. Any employee who comes to work or is at work while under the influence of alcohol or who consumes alcohol at work shall be subject to disciplinary action up to and including suspension and/or discharge.

4. Any employee convicted of, or receiving a suspended imposition of sentence for a drug crime shall report their said conviction and/or suspended imposition of sentence within two (2) days after said conviction or suspended imposition of sentence, and will be subject to discipline, up to and including termination.

5. Compliance with the provisions of this policy is a condition of an employee's initial and continuing employment.

5.92 ACADEMIC INTEGRITY POLICY

Academic integrity is defined as being honest and responsible in scholarship, which means that all academic work should result from an individual's own efforts. Intellectual contributions from others must be consistently and responsibly acknowledged. Academic work completed in any other way is fraudulent. Examples of violations of academic honesty may include, but are not limited to the following:

A. Plagiarism

Plagiarism involves submitting, proposing, or “passing off” someone else’s academic work as one's own.
ARTICLE V - STUDENTS

ACADEMIC INTEGRITY POLICY - CONTINUED

B. Failure to credit source

The student uses an author's published or unpublished work, in whole, in part, or in paraphrase, without fully and properly crediting the author. This includes reproducing material from a journal, newspaper, encyclopedia, e-mail message, or any other source without proper citation or acknowledgement.

C. Presenting the work of others as one's own

The student uses materials obtained from an individual or agency, including papers found or purchased on the web.

D. Unauthorized collaboration (collusion)

This act involves students working together with others when this is forbidden by the instructor and syllabus.

E. Other forms of cheating:

1. **Copying**
   Copying others' work or allowing one’s own work to be copied on an exam or writing assignment;

2. **Unauthorized material**
   Taking books, notes, calculators, cheat sheets, or other forbidden tools into an exam;

3. **Misrepresenting identity**
   Taking an exam for another student; having another student take an exam in one’s place;

4. **Fabricating information**
   Presenting fictitious data or references.

Students who engage in the act of cheating or plagiarism can be subject to the following:

*Level I Violation:*
A student commits any act of plagiarism or cheating, as determined by the instructor.
ARTICLE V - STUDENTS

ACADEMIC INTEGRITY POLICY - CONTINUED

Level I Consequences:
The student will receive a failing grade for the assignment;

Copies of the student’s Academic Integrity Report will be forwarded from the Dean of Students to the appropriate division’s Dean (either Arts & Science or Career & Technical Education), and the Department Chairperson of the faculty member making the sanction.

Level II Violation:
A student commits more than one act of plagiarism or cheating, as determined by the instructor.

Level II Consequences:
The student will receive a failing grade for the course.
The student’s Academic Integrity Report will be forwarded from the Dean of Students to the appropriate division’s Dean (either Arts & Science or Career & Technical Education), and the Department Chairperson of the faculty member making the sanction.

Should a student contest the charge of a violation of academic integrity, the student may appeal within five days to that department’s chair. Should the student wish to appeal the department chair’s decision, they may appeal within five days to the respective dean, following student due process (ARTICLE V: 5.72 STUDENT DUE PROCESS).

5.93 CLASSROOM ELECTRONIC USE POLICY

In an effort to ensure that Mineral Area College can provide an effective learning environment and maintain its high level of academic integrity, there must be certain limitations placed on specific types of electronic devices, (ex. cell phones) inside Mineral Area College classrooms. At the same time, it is also understood that some instructors may require usage of these same devices. Students shall find information about allowed electronic devices in the instructors’ course syllabi. Students should address any concerns pertaining to this policy with the appropriate Department Chair.

A. Penalties for any infraction may include:
   1. Dismissing a student from the room and/or counting such student absent or tardy for the class period;
   2. Deducting points from current assignments;
ARTICLE V - STUDENTS

CLASSROOM ELECTRONIC USE POLICY – CONTINUED

3. Following procedures outlined in the Academic Integrity Policy (these actions would be subject to appeal in accordance with the policy);
4. Requiring a student to discuss this behavior with his/her respective dean before returning to class;
5. Dropping a student from the course as a result of multiple infractions.

B. Instructors may, but are in no way obligated to, make exceptions at their own discretion when;

1. Health-related or family circumstances exist and the student requests permission prior to a specific class period;
2. Use of the device has educational value;
3. A simultaneous MAC Alert is sent.

5.94 COMPUTER SYSTEMS AND NETWORK USE POLICY
This policy is currently under revision. A link to the new policy location, assumed to be Article IX, will be inserted here upon completion.

5.95 ASSURANCES

Non-Discrimination Policy

Mineral Area College does not discriminate in its programs, activities and facilities on the basis of race, color, national origin, sex, disability, religion, age, veteran status, marital status, ancestry, creed, genetic and family medical history as defined by GINA, gender identity, gender expression, or sexual orientation, as those terms are defined under applicable law, as it administers its admissions policies, educational policies, financial aid, athletic programs, student treatment and services, housing, and other institutionally administered programs or activities and employment.

Mineral Area College prohibits sexual harassment, including sexual violence. Sources: Title IX of the Educational Amendments of 1972; the Americans with Disabilities Act of 1990; Section 504 of the Rehabilitation Act of 1973; Title VII of the Civil Rights Act of 1964; discrimination prohibited by Title VI Public Law 88-352, 1964; the Age Discrimination Act; Missouri Statutes; and other applicable statutes and College policies. Title IX prohibits a recipient from discriminating on the basis of sex in admissions, recruitment, financial aid, academic programs, activities, student treatment and services, counseling and
ARTICLE V - STUDENTS

ASSURANCES - CONTINUED

guidance, discipline, classroom assignment, grading, vocational education, recreation, physical education, athletics, housing, use of buildings, and employment.

Questions regarding this policy statement or compliance with its provisions may be directed to the Dean of Student Services, 119 Arts and Sciences Building, 5270 Flat River Road, Park Hills, MO 63601. Any person having inquiries concerning Mineral Area College’s compliance with the regulations implementing Title IX of the Education Amendments of 1972, Americans with Disabilities Act of 1990; Section 504 of the Rehabilitation Act of 1973; Title VII of the Civil Rights Act of 1964; discrimination prohibited by Title VI Public Law 88-352, 1964; Title IX Public Law 88-380, 1972; the Age Discrimination Act; Missouri Statutes; and other applicable statutes and College policies.

Article 5 Revised and Approved by Trustees – 9-13-18