Policy Title
Grade Review and Appeal Policy
Policy Number
1-016

Responsible Unit:
Office of Academic Affairs

Effective Date:
December 7, 2022

Last Reviewed Date:
December 7, 2022

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December 7, 2022

Origination Date:
Before 2019

Responsibility Official:
Vice Chancellor for Academic Affairs

I. Policy Purpose
This policy provides a process by which students can review a final examination or paper in a course and seek an independent review of the grade earned in a course. The policy also simultaneously promotes learning and accurate grading by providing a post-exam review and preserving anonymity in grading by limiting changes after professors know the identity of students.

II. Policy Scope
This policy applies to students and faculty.

III. Policy Compliance
Compliance with this policy will allow the final grade in a course to be reviewed and corrected if errors in grading are identified. Compliance with this policy shall be overseen the Vice Chancellor for Academic Affairs.

IV. Policy Definitions
Not applicable.

V. Policy and Applicable Procedures

Section I
Creation of Grade Appeals Board, Purpose
1. There is hereby established a permanent Grade Appeals Board consisting of six (6) members.
2. This Board shall have authority to hear complaints made by students regarding their final
letter grade received in a course and make recommendations consistent with its finding.

Section II
Composition and Selection of Members

1. This Board shall consist of four (4) members of the Law Center’s faculty and two (2) members of the student body. Three (3) of the faculty members shall be appointed by the Chancellor of the Law Center. One (1) faculty member shall be appointed by the Law Center’s Senior Class in a process approved by the Associate Vice Chancellor for Student Affairs. The faculty member appointed by the Senior Class shall be selected no later than Friday of the second full week of the fall semester.

2. The two (2) student members shall be chosen in the manner provided for by the rules of the Student Bar Association, provided that one student member shall come from the second-year class and one from the third-year class. The student members of the Board shall be appointed no later than Friday of the second full week of the fall semester. A student must be in the top five (5) percent of that student’s class to serve on the Board.

Section III
Tenure, Voting Power, and Meetings

1. Each Board member shall be appointed to serve one (1) academic year. A Board member may be reappointed. A faculty member shall not serve more than three (3) consecutive years. A faculty member who has served three (3) consecutive years may be reappointed after at least a one (1) year break in that faculty member’s service.

2. The Chancellor shall appoint the Chair of the Board and, if necessary, one (1) faculty member as an ad hoc faculty member of the Board. The ad hoc member will serve only when a conflict on a grade appeal occurs for a Board member.

3. The Board members shall have equal voting power.

Section IV
Power of the Board

The Board shall have the following authority:

1. render a finding of fact upholding the decision of the professor;

2. render a finding of fact indicating that there are reasonable grounds to believe possible error resulted in grading a student’s examination; and

3. in cases in which the Board finds that there are reasonable grounds to believe possible error resulted in grading a student’s examination, the Board shall make recommendations consistent with its findings.

Section V
Examination Review and Discretionary Grade Change

1. Prior to appealing a grade earned in a course, the student shall review his final examination or paper with the professor by contacting the professor directly. Upon a student’s request, professors shall provide the student an opportunity to review his or her final examination
paper. Any explanation of the grading process that identifies the substantive shortcomings in the student’s answer is sufficient to meet the requirement. The term “review” does not necessarily mean a face-to-face discussion of the examination paper with the student. Examples of a review are providing the student with the student’s examination paper and the grading sheet; providing the student with the student’s paper and answering any question that the student may have via email; providing the student with the student’s examination paper that contains detailed marks and comments that indicate how the points were determined; or conferring with the student one-on-one to explain the grading process. This list is only illustrative and is not meant to exclude other methods that explain the grading process and identify the substantive shortcomings in the student’s answer.

2. While reviewing his or her examination, the student should record specific errors the professor made while grading the examination that may form the basis of the student’s grade appeal in the event the issues cannot be resolved with the professor.

3. After reviewing a student’s paper, if the professor learns that the grade submitted was incorrect, the professor may change the student’s grade via the form located in the Office of Records & Registration. Grades should only be changed if the professor discovers the grade submitted was incorrect due to error such as mathematical error, scrivener’s error, failure to include points earned by the student, etc. All grade changes must be approved by the Vice Chancellor for Academic Affairs and the Chancellor.

Section VI
Rules for Appeal of Final Grade

After reviewing a final examination, a student may appeal a grade earned in a course in accordance with the following rules:

Rule 1. Any student, other than a freshman student who has just completed the first semester, shall have the right to appeal the final grade earned in a course if the grade is at least one letter grade lower than that student’s overall law school cumulative grade point average at the end of the term prior to the term in which the challenged grade was earned.

Example: A student with an overall letter grade average of C must be given the right to appeal if the student makes a letter grade of D or F. On the other hand, if that same student with the C average should earn a D+ in a particular course, that student will have no right to appeal as a part of this process.

A freshman student who has completed only the first semester of studies has a right to review that student’s examination with the professor in accordance with Section V, Paragraph 1 above, but the student does not have the right to appeal a grade received in the first semester.

Rule 2. A student desiring to exercise their right to appeal under Rule 1 shall file a written request to appeal his or her final grade in the Maxient system via the online report form located on the Law Center website (https://www.sulc.edu/page/Registrar-forms). The student’s appeal request shall include a specification of errors detailing the mistakes the student believes were made by the professor while grading the examination or
Rule 3. The request must be filed within 30 calendar days after the beginning of classes in the semester immediately following the semester in which the appealed grade was earned, excluding summer sessions. Except as provided in Sections VII and VIII, grades earned in the spring semester shall be addressed in the subsequent fall semester. In cases in which the professor submits a student’s final grade after the 30 days identified herein, the grade appeal request must be filed within ten (10) calendar days of receiving the final grade. If the 30th or 10th calendar day is on a weekend or holiday, the student will have until the next business day to exercise the student’s rights hereunder.

Rule 4. Upon request by the Chair of the Grade Appeal Board, the Office of Records and Registration shall immediately forward the student’s cumulative grade point average from the end of the term prior to the term in which the challenged grade was earned to the Chair of the Board.

Rule 5. Upon notice to the professor of the student’s grade appeal, the professor shall have seven (7) days after receipt of the notice to forward to the Board Chair a copy of the examination in question, the student’s answer(s), and any other information the professor deems necessary to explain the student’s grade.

Rule 6. The hearing must be held within 30 calendar days after the receipt of the information mentioned in Rule 5, absent unusual circumstances. The Board Chair shall notify the student in writing of the date and time set for the hearing. A hearing may not be held without at least four (4) members of the Board present, including both student members of the Board. At the hearing, the student shall have the burden of establishing reasonable grounds to believe that the grade given was likely the result of significant and serious error.

A majority of the Board members present must concur in a decision. The Board shall notify the student and professor of its decision no later than three (3) days after the decision has been made.

Rule 7. A finding by the Board upholding the decision of the professor shall preclude any further review in the correctness of the grade that was the subject of the student’s complaint.

Rule 8. A finding by the Board that there are reasonable grounds to believe that the grade given was likely the result of significant and serious error shall be presumptive evidence of the probability that the student’s grade should be changed in accordance with the recommendation of the Board.

Rule 9. Upon a Rule 8 finding by the Board, written notice shall be sent immediately to the concerned professor advising the professor of the professor’s right to appear before the Board on a date and time provided in the notice. The professor may rebut allegations made by the student, answer questions from the Board members, or otherwise explain the grade received by the student.

Rule 10. After meeting with the professor, if the Rule 8 finding remains, the Board may recommend to the professor that the student’s grade be changed in accordance with its findings.
Rule 11. Absent an agreement by the Professor to comply with the recommendation of the Board, the Board may recommend a grade change to the Chancellor, along with an explanation of its findings supporting the recommendation. After a review of the Board’s findings that recommend changing a grade that was originally given in a course, and providing an opportunity for the professor to address the grade given, the final decision to change a professor’s grade rests with the Chancellor of the Law Center.

Section VII
Discretionary Review and Hearing
The Board may, in its discretion, grant a student a grade appeal hearing in cases not otherwise provided herein. In such case, the articles and rules above shall apply as much as practicable.

Section VIII
 Expedited Grade Appeal
In the case of a graduating senior, the Grade Appeal Board may use an expedited process to review a student’s final grade in a course taken during the student’s final academic term, in accordance with the procedures set forth herein.

Section IX
Board Authority to Adopt Rules
The Board shall have authority to adopt procedural rules not in conflict with the Rules of Procedure for Appeal of Grades provided herein.

Section X
Amendments to Rules
The members of the Board may recommend changes to the grade appeal procedure by a majority vote of all members. Any changes to the Grade Appeal Policy must be submitted to the Law Center faculty for its approval.

VI. Policy Related Information
Not applicable.

VII. Policy History and Review Cycle
This policy was created and became effective prior to the implementation of the uniform policy format which was implemented in 2019. It was reviewed and revised substantively on June 14, 2021. The policy was reviewed and edited to clarify that every student has a right to review how their final grade was determined irrespective of whether the student is seeking to appeal their grade. The policy is subject to a five-year policy review cycle and shall be reviewed by the Vice Chancellor for Academic Affairs and any changes will be submitted to the faculty for consideration.
VIII. Publication of Policy
This policy will be published at https://www.sule.edu/page/sule-policies and in the Code of Student Conduct Manual.

IX. Policy Approval
This policy was approved by:

[Signature]
John K. Pierre

December 7, 2022
Date