

UNIVERSITY OF IRINGA



UNIVERSITY OF IRINGA STUDENT'S (GENERAL CONDUCT,
DISCIPLINARY OFFENCES, DISCIPLINARY PROCEEDINGS AND
PENALTIES) BY-LAWS OF 2023

(Made under Article 60(1) of the University of Iringa Charter of 2022)

As approved by the 20th Meeting of the University Council held
on 19 September 2023

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The office of Deputy Vice Chancellor for Planning, Finance and Administration

2023

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UNIVERSITY OF IRINGA

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BY-LAWS

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(Made under Article 60(1) of the University of Iringa Charter)

UNIVERSITY OF IRINGA STUDENT'S (GENERAL CONDUCT,
DISCIPLINARY OFFENCES, DISCIPLINARY PROCEEDINGS AND
PENALTIES) BY-LAWS, 2023

PART 1

PRELIMINARY PROVISION

Citation 1. These By-Laws shall be cited as the University of Iringa Student (General Conduct, Disciplinary Offences, Disciplinary Proceedings and Penalties) By-Laws, 2023 (hereinafter referred to as the "By-Laws") and shall come into force on such date as the Council may approve

Interpretation 2. In these By-Laws, unless the context otherwise requires:

"Authorized officer" means any staff of the University discharging lawful duties conferred to him under these By-Laws;

"Charter" — means the University of Iringa Charter

"Conciliator" refers to the Dean of Students while exercising his/her conciliatory, counselling or disciplinary functions;

“Competent authority” mean DVC-PFA or any other staff who has been assign duty

“Council” means the governing authority of the University established under Article 10.

"Dean of students" means an official appointed by the Council to be in charge of student’s affairs.

"Demonstration" means any mobilized action or conduct whether done by an individual on behalf of the group or by an entire group which is calculated as showing presenting a feeling of dissatisfaction or resentment against some unfavourable act or decision by some authority or against usurping of lawful authority by any authorized officer or officers;

"Disciplinary authority" includes the conciliator who shall also be the Dean of students to whom all cases of improper conduct of disciplinary offences (whether of serious or less nature) shall first be reported there after Student’s disciplinary Committee, and Student’s disciplinary Appeals Committee.

" Disciplinary offence" means an act or omission involving a high degree of moral turpitude which is a breach of peace or likely to cause or actually causes some physical or personal injury or serious psychological harm to a student or tarnish the good image of the University and it does not matter whether such an act or omission is done intentionally or not. In this context, the burden of denying the commission or omission of a disciplinary offence shall lie on the student offender. The act(s) or omission (s) referred to here are those done contrary to these By-laws established under article 60 (l) of the Charter;

"Dressing in an unbecoming, indecent, and/or immoral manner" means wearing short clothes above knees, transparent clothes, tight clothes such as body skin, and skin tight, clothes with slit or opening that reach above knees, dressing that leave the stomach, waist, chest and or back open such as tops and a kind of dressing whereby a trouser, skirt of shorts in placed hanging on below the waist.

"Drugs" mean tobacco, narcotic drug or psychotropic substances or any other illegal drug as specified under the Drug Control and Enforcement Act, 2015.

"Document" mean any written, printed, student identification card (ID) of any kind or electronic matter that provides information or evidence or that serves as an official record.

"Outsider" means any person who is not a student of University of Iringa.

"Petty disciplinary offences" means an act or omission which does not involve a high degree of moral turpitude but which is potential in causing some serious misunderstanding or bitter relationship among students or which might adversely affect other members of the University community if not dealt with appropriately and timely;

"Regulation" means regulation made under article 60 (1) of the Charter;

"Strike" means any unauthorized act of resentment against instruction or decision of any administrative authority, which is manifested overtly or covertly by refusal to undertake routine academic activities or specifically assigned task or given instructions or orders;

"The student" means any person admitted to the University as a candidate for a doctor of philosophy, Master degree, Bachelor degree, Diploma, Certificate or any other award of the University;

"The student's disciplinary appeals committee" means a final appellate body to which appeals lie from the student's disciplinary committee;

"The student's affairs committee" means a disciplinary committee established under article 25(2) of the Charter;

"The students' organization" means the organization established under article 46(1) of the Charter and approved by the council as an organization representing students of the University;

"The University" means of University of Iringa established under article 3 (1) of the Charter.

Application

3. (1) These rules shall apply to any person who is admitted and registered as a student of the University of Iringa

(2) Every student on enrolment shall be given a copy or access it from the university website of these By-Laws and any other University regulation currently in force.

(3) responsible office for the enforcement of this By-Laws shall be the vice chancellor of the university or any other officer appointed by him shall be responsible to the University Council for the enforcement of this By-Laws

PART II

STUDENTS GENERAL CONDUCT

- Misconduct by students
4. A student shall not conduct himself in a manner that has the effect of tarnishing or disgracing the good image and name of the University.
- General Disciplinary offences
5. For the purpose of these By-Laws, general disciplinary offences shall include the following:
- i. Disobedience of any orders, directions or instructions issued by a competent Authority in the superintendence of the students
 - ii. Breach of any Regulations, Rules and established procedures at the University;
 - iii. Conduct that is likely to put the University into disrepute or erode or otherwise undermine the administration of students or University affairs.
- Disciplinary Offences
6. Without prejudice to the generality of Rule 5, the following shall constitute disciplinary offences:
- i. Conduct which does or is likely to cause damage, defacement or violence to person or property within the University provided that such conduct is that of a student towards another student, member or members of the public, or any other employee or employees of the University, provided further that the conduct in question occurred at any of the University premises, campus or places where university activities are held/carried out.
 - ii. Using force or offering violence or threats against or striking a fellow student, an officer or any member of the public, or any other employee or employees of the University provided further that such violence occurs at any of the University premises,

campus or places where university activities are held/carried out.

- iii. Stealing or attempting to steal or aiding someone to steal or attempting to steal any property by any means from a fellow student, University staff, University or any member of the public.
- iv. Unauthorised publication of any information, pictures, videos, symbols, icons and the like of the University on any media.
- v. Breach of a Students' Dress Code as provided for under the University of Iringa Students' Dress Code.
- vi. Damaging, defacing or destroying University property or unauthorized placing of an advertisement/notice by any form to a wall, gate, fence, post or any other property of the University whether or not such property has been leased to any public or private company or person;
- vii. Act or conduct which is likely to obstruct or frustrate or which obstructs or frustrates the holding of any academic or administrative activity (ies) or both academic and administrative activities authorized by the University;
- viii. Unauthorized use Access, intercept or interference with, any technical, electrical, system or other service or installation on the premises of the University;
- ix. Being charged and convicted with a criminal offence under the law;
- x. Unauthorized possession of a key to university property;
- xi. Refusal or failure to comply with a lawful order or directive given by any officer of the University acting on his/her behalf or under an order from any competent authority or officer of the University;
- xii. Giving information known to be false or not believed to be true by the giver thereof or any other person in that behalf;
- xiii. Use of a slanderous, an abusive, obscene or a threatening language by any student against any other student or students or against any officer or employee of the University in the course of performance of such officer's or employee's duties;
- xiv. Forging a document(s) or any information of any kind therein or uttering a document(s) or any information of any kind therein or perpetrating such forgery with or without loss to any person,

- University, or any other institution whether in cash or otherwise;
- xv. Knowingly inviting or entertaining a student or students in the University whose name or names appear on the University notice board as having been barred or otherwise known to have been barred from the University premises by a competent authority;
 - xvi. Refusal or failure to obey any lawful order issued under the University regulations or rules promulgated by a competent authority of the University;
 - xvii. Failure or refusal to attend a meeting called or authorized by the Disciplinary Authority or any other competent authority of the University when summoned to do so by a proper written notice by such Authority or organ.
 - xviii. Wilful obstruction of the work of or proceedings conducted by the Disciplinary Authority, or any other competent authority of the University or interference with witnesses in disciplinary proceedings conducted under these By-Laws;
 - xix. If a student, having been called upon to give evidence before the Students' Disciplinary Committee, turns hostile or refuses without lawful excuse to give evidence or to answer a question or to produce a document or any other thing required by student disciplinary Committee;
 - xx. Refusal or failure to abide by the ruling, decision and/or penalty made or imposed by the Disciplinary Authority or any other competent authority of the University;
 - xxi. Unauthorized holding of the University and/or University or campus Baraza or general meeting. For avoidance of doubt, such meetings scheduled in the University Almanac currently in force shall be deemed to be authorized. An emergency Baraza may be held only after the Deputy Vice Chancellor Planning Finance and Administration has approved, provided that the same does not have the effect of obstructing or frustrating the holding of any lecture, class or laboratory work given or authorized by the University, provided a request for the approval shall be submitted to the Deputy Vice Chancellor Planning Finance and Administration a least three days before the planned date for the holding of the Baraza;
 - xxii. Inviting outsiders as guest speakers and/or social entertainers without the permission of the relevant authority of the University namely, Vice Chancellor or Deputy Vice Chancellors, as the case may be depending on the intended audience and status of the guest speaker/social entertainers;

- xxiii. Forming and/or establishing unauthorized students' groups which are likely to cause disunity and disorder at the University or in the wider Community;
- xxiv. Wilful writing of defamatory content and uttering insults, defamatory language or obscene language by any student or group of students against any other student or group of students or any employee of the University, or against the University, Government or any member of the public;
- xxv. Mismanagement and/or embezzlement of students' organization funds and/or of any other recognized student society established under the auspices of the students' organization in accordance with the relevant provisions of the Constitution of the students' organization for the time being in force;
- xxvi. Collecting or charging money from any student(s) or student groups without prior permission of the University authority; namely the Deputy Vice Chancellor Planning Finance and Administration or Dean of Students;
- xxvii. Aid, abating, solicit the collection or charging money from any student(s) without prior permission of the University authority; namely the Deputy Vice Chancellor Planning Finance and Administration or Dean of Student
- xxviii. Failure to repay a loan made under any arrangement or authorized service provider within the University of Iringa.
- xxix. Unauthorized carrying of weapons within the campus which is likely to jeopardize peace or used in committing any criminal or disciplinary offence; For avoidance of any doubt, weapons shall include but not limited to the following: firearms, sticks, knives, panga, clubs, etc.;
- xxx. Unauthorised entry into another student's room;
- xxxi. Instigating or inciting students to boycott classes; For the avoidance of doubt, instigating or inciting shall mean and include persuasion, pressure, threats or encouragement with the intention that the student or students persuaded, pressurized, threatened or encouraged commit the offence in question;
- xxxii. Planning or participating in an unlawful demonstration which shall include planning the route for the demonstration, encouraging the organizers of the demonstration and providing banners or posters for the demonstration;
- xxxiii. Possessing, using, administering, distributing or otherwise offering to any person or dealing in any prohibited drugs, narcotics or any other illicit intoxicating substances;

- xxxiv. No students' organization shall engage in any political party's activities on campus or elsewhere nor conduct its affairs or have a constitution which in any way or manner whatsoever offends or conflicts with the provisions of the university Act or Charter or of any other written law;
- xxxv. Solicit, aid or abating to use Access, intercept or interference with, any technical, electrical, system or other service or installation on the premises of the University;

For the purpose of this section:

- (a) "campus" includes any place where the activities or affairs of the institution to which a students' organization belongs may under lease or license take place, be conducted or where the residence of students is established, provided, organized or overseen whether regularly or intermittently or on a particular occasion or occasions;
- (b) "engaging in political parties' activity" includes regular recruitment, training, registering or enrolment of political party members, regular organization of meetings, seminars and conferences for a political party or political parties, operating a branch office or cell or the like of a political party or political parties and matters of a similar nature; and
- (c) "Students' organization" includes its members.

- Sexual harassment 7. The following shall be acts of sexual harassment and shall constitute disciplinary offences:
- i. Sexual jokes, innuendoes, noises, lewd suggestions, foul language, obscene gestures;
 - ii. Belittling comments on a person's anatomy, persistent demands for dates;
 - iii. Pressuring for sexual activity or favours;
 - iv. Asking about personal sex life, explicit sexual suggestions in return for reward;
 - v. Telling lies or spreading rumours about a person's sex life with the purpose of assassinating the character of the victim;
 - vi. Unwanted physical contact of any sort which is sexual in nature including touching of sensitive body parts, brushing against another's body, hair or clothes, kissing, pinching, patting, grabbing, or cornering;
 - vii. Displaying of pornographic and sexually suggestive pictures and/or sexual objects;
 - viii. Transmitting offensive written, telephone or electronic communications of sexual nature;

- ix. The use of one's authority or power, either explicitly or implicitly, to coerce another into unwanted sexual relations or to punish another for his or her refusal;
- x. The creation by a student or a group of students of an intimidating, hostile or offensive working or educational environment through verbal or physical conduct of a sexual nature;
- xi. Engaging Rape or indecent assault;
- xii. Engaging Public and/or group sex;

Provision Relating
to Residence

8. (i) Students may be offered accommodation in the University Halls of Residence or any hostel or residence rented to the University. Where campus or hostel accommodation is not available to all for residence in the campus halls or in university rented hostels, priority shall be given to students with disabilities and such other categories as the Council shall determine from time to time;

(ii) Students living in university hostels are mandated to take good care of the room they occupy including all fixtures therein. They are responsible for cleaning the rooms.

(iii) A student shall not interfere with or transfer or remove furniture fittings from hostels of residence without prior permission from the Dean of Students. A student wishing to install any additional furnishing must obtain prior permission from the Dean of students.

(iv) A student shall not be allowed to change hostel of residence or room without prior permission from the Dean of Students.

(v) Disturbing noises of a person or music instrument, Dram, choirs, radio sets and of any instrument are prohibited in the hostel of residence.

(vi) Specific functions shall be held after obtaining permission from the Dean of students.

(vii) Electric light must be switched off during the daytime or when an occupant is not in the room.

(viii) Students are not allowed to entertain any visitor who is not a bona fide student of the university in their rooms at any time without approval of the Dean of students or hostel administration or minister responsible for hostels of residence.

(ix) Students are not allowed to live with any unauthorized person or persons in their rooms, including children or relatives unless they are authorized by the Dean of students.

(x) Students are not allowed to entertain and/or visit hostel/rooms of students of opposite sex between 8.00pm and 8.00 am. Members of the room are obliged to report to hostel leaders as soon as this provision

has been breached; failure to do so, ail roommates shall be held responsible.

(xi) Cooking of any form or the use of cooking appliance is not allowed in hostel of residence.

(xii) Students are expected to live peacefully and harmoniously with one another in their rooms. Any observed misbehaviour done by any student should be reported to the student's organization leadership and /or the Dean of Students whichever is convenient for settlement and for disciplinary measures as the case may be.

(xiii) Sexual practice or behaviours amounting to sexual practice are strictly prohibited in hostels of residence and within the university campus in general.

(xiv) At the end of each semester all students shall be required to vacate the hostels of residence when the university closes and return the mattresses, the keys and any other university property entrusted to them by the university.

(xv) During vacations, students may, under special cases be permitted to live in hostel residence with the approval of the Dean of students at a prescribed rate as determined by the office of the bursar.

PART III

ACADEMIC AFFAIRS AND CORRESPONDENCES

Date of reporting 9. (1). Every student shall report at the University at the beginning of every semester and on the prescribed date as the University may appoint.

(2) Any student who fails to report on the prescribed date but not later than seven days from the date of reporting and without any reasonable cause, shall be liable to a written warning from the Dean of Students.

(3) If the breach mentioned under subrule (2) is the second or third, it shall be followed by a severe written warning and if the delay to report is not reasonable that student may be suspended for a period not exceeding one academic year.

Payment of fees and Students identity cards 10. (1) Payment of prescribed fees shall be a condition for registration to pursue and/or to continue with studies at the University; provided that the manner of payment shall be in accordance with instructions enunciated from time to time in the University Prospectus or through other lawful media

(2) for avoidance of doubt, prescribed fees shall be such fees as are approved by the Council from time to time and shall include students' organization membership subscriptions or "Students' activities fee"

(3) for the avoidance of doubt any fees mentioned under sub-rule (1) and (2) shall be paid to the prescribed university accounts mentioned in admission letter.

(4) every student who is registered is required to where identity card at all times she/he is within the university campus.

(5) All students' identity cards are the property of the university and shall be surrendered to the University upon completion of studies.

Leave of absence

11. (1) No student shall leave university without permission;

(2) Permission for travel for a weekend outside Iringa Region may be granted by the Dean of Students;

(3) Permission for travel for less than a week and involving missing lectures, seminars and/or laboratory work may be obtained in writing from the Dean of the relevant faculty through the Dean of Students, Head of relevant Department and the Warden where applicable.

(4) Permission for travel for more than a week shall be obtained from the DVC ARC through the Dean of Students and

Correspondence

12. Students may communicate with outside institutions and the news media in their private capacity.

(1) All official correspondence by students or by officials of the Students' Organization or by Government ministries, parastatals, non-governmental organization, etc shall be routed through the Dean of Students or the Dean of University/Director, as the case may be;

(2) Correspondence to the Chancellor, the State House, Representatives of foreign governments and international nongovernmental organizations or any other such official body shall be routed through the Vice-Chancellor;

(3) Students wishing to publish articles in the University Newspapers, Bulletins, etc. or make use of any print or electronic media shall be expected to observe laws of the land which prohibit, inter alia, publishing of:

- i. Defamatory statements about a person which exposes that person to hatred, scorn and contempt, or is likely to injure a person on which exposes that injure him or her in his or her trade or profession.

- ii. Seditious statements or pictures that may incite people to violence, even if the writer has no intention to do so.
- iii. Blasphemous statements about religious matters that may deeply offend the feelings of those who hold those matters sacred.
- iv. Obscene statements, or pictures which are likely to spoil or likely to corrupt those people into those hands the paper may fall.
- v. Any confidential information received from police or public officers in the course of their official duties or enquiries.
- vi. Any matter which is likely to bring a court of law into contempt or to hinder its administration of justice,
- vii. Works of others without their permission and thereby abusing copyright.

Interfering with correspondence

13. A student who interferes with any communication media, system or air waves for whatever purpose and, in particular, securing hidden identity for the transmission of any message to other students, members of the University community and, or outside the university, with a view of achieving anything unlawful commits an offence.

Library services

14. (1) Save for those students who for any good reason have been banned from enjoying the services of the university’s library, every student shall be entitled to the services of the university’s library.

(2) Library services at the University shall be available to students at specific operating hours as the University management may prescribe.

(3) A student who borrows a book, periodical, magazine, any document or equipment of the University’s library shall personally be responsible for its care and safety and shall return intact the borrowed item to the issuing officer on the date specified or agreed for the return of such item.

PART IV

DISCIPLINARY MATTERS

Students’ disciplinary authorities

15. Through the Deputy Vice Chancellor of Planning Finance and Administration the disciplinary authorities of the University shall be–

- (a) the Dean of Students;
- (b) Students’ Disciplinary Committee; and
- (c) Students’ Disciplinary Appeals Committee

Powers of the
Dean of Students

16. - (1) Without prejudice to any specific penalties provided for in these rules, any breach under these rules shall be reported to the Dean of Students.

(2) The Dean of Students upon hearing shall have the power to warn, reprimand, suspend or require any student reported to him as having breached these rules to rectify any such breach.

(3) The Dean of Students shall, where he fails to resolve the matter, report it to the Student Disciplinary Committee.

(4) Where a student is not satisfied with any warning, reprimand, suspension or any other directive by the Dean of Students made under subrule (3) he shall ask the Dean of student in writing to report the matter to the Committee and the Dean shall, upon such request, report the matter to the Committee.

(5) Notwithstanding the provisions of subrule (3) the Dean of Students shall have the power to refer any matter reported to him to the Committee *suo motto* through the Deputy Vice Chancellor-Planning Finance and Administration.

(6) In exceptional matters the Dean of students in consultation with the office of Deputy Vice Chancellor Planning Finance and Administration may establish investigation committee to deal with any matter at hand depending on the nature of the offence.

Formal
proceedings

17. (1) No formal proceedings for a disciplinary offence shall be instituted against a student unless he has been previously served with a copy of the charge setting out the nature of the offence which student is alleged to have committed, and the charge shall be prepared by the Disciplinary Authority after carrying out such preliminary investigations as he may consider necessary.

(2) The charge shall state briefly the nature of the offence and particular of the offence which the accused is alleged to have committed, and shall set out in concise form the allegations made against the accused student.

(3) The charge under sub-rules (1), drawn up shall then be served upon the accused student, together with a notice addressed to the student, inviting the student to state in writing within the stipulated time as the case may be, depending on the nature and gravity of the offence (s).

Students
Disciplinary
Committee

18. In the exercise of his statutory functions, the Deputy Vice Chancellor-Planning, Finance and Administration, as the Disciplinary Authority, shall normally be assisted by a Students Disciplinary

Committee which shall be appointed by the Deputy Vice Chancellor-Planning, Finance and Administration.

Composition of students' Disciplinary Committee

19. –(1) The Students Disciplinary Committee shall consist of
- i. Two senior Academic member of staff who shall serve as Chairperson;
 - ii. One senior administrative member of staff
 - iii. One member from the faculty of law who shall be the secretary
 - iv. Two students nominated by the students' organization; provided that the Deputy Vice Chancellor-Planning, Finance and Administration, is satisfied that the appointed student is not directly or indirectly implicated to the case or otherwise is potentially biased
 - v. Dean of faculty or his/Director/ or his /her Deputy/associate to which the charged student belongs.

(2) The Deputy Vice Chancellor-Planning, Finance and Administration shall appoint or designate such officers of the University, as he deems fit, to assist the disciplinary authority in the prosecution or conduct of disciplinary proceedings before the Students Disciplinary committee or the Students Disciplinary Appeals Committee as the case may be.

Procedures relating to students conduct and discipline

20. – (1) The committee empowered under these Rules to handle any matter relating to students' conduct and discipline shall adopt its own procedures as it may consider proper and shall have the power to summon any person to give evidence or information and produce any evidence in connection with any issue which is the subject of its determination.

(2) Subject to subrule (1) such authority or organ shall not adopt a procedure which offends or seeks to offend the principles of natural justice.

(3) Where the circumstances demand, the Committee shall have the power to amend its previous decision provided that such amendment shall not be one which may have any adverse effect upon the student concerned.

Stay of penalty

21. Where an appeal has been lodged to the Students' Disciplinary Appeals Committee, the penalty imposed by the Committee shall be enforce unless the student applies for penalty to be stayed pending the determination of such appeal.

Appeals and students' appeal Committee

22. – (1) Any party aggrieved by any decision of the Committee under these Rules may, within thirty (30) days from the date of decision, appeal to the Students' Disciplinary Appeals Committee.

(2) Any Appeals lodged to the Students' Disciplinary Appeals Committee under subrule (1) shall be in writing and shall set out the grounds of such appeal

(3) Notwithstanding the provisions of subrule (1) the committee may upon application writing by the party extend the time for lodging an appeal.

(4) The Students Disciplinary Appeals Committee shall meet within thirty working days following the receipt of any appeal.

Composition of
the Students'
Appeals
Committee

23. –(1) The student's Disciplinary appeals Committee shall be composed of;

- i. Chairperson appointed by the Vice Chancellor on behalf of the Council
- ii. A legal qualified person appointed by the Vice Chancellor on behalf of the Council who will be the Secretary
- iii. One senior academic member
- iv. One student nominated by the students' organization; provided that the Deputy Vice Chancellor-Planning, Finance and Administration, is satisfied that the appointed student is not directly or indirectly implicated in the case or otherwise is potentially biased
- v. One member from the legal office

(2) The quorum for any lawfully convened meeting of the students' disciplinary Appeals Committee shall be one half of its members.

Power of the
Students' Appeal
Committee

24. In determining any appeal brought before the Committee by any aggrieved student, the Students' Disciplinary Appeals Committee shall have the power to confirm, enhance, reduce, vary, set aside or, modify any decision or penalty passed or imposed by the student disciplinary Committee.

PART V

PENALTIES

Power to punish

25. The Committees shall have the power to impose penalties to any student who commits any offence specified in the first column of the First Schedule.

Dismissal

26. (1) Without prejudice to any other provision in these Rules, a student may be dismissed where–

- (a) he is charged and proved to have committed an offence punishable by suspension and that the same student had previously suffered the same penalty within the same academic year;

- (b) he has been convicted for a criminal offence or moral turpitude;
 - (c) he has committed an offence not specifically provided for under these rules and which, in the opinion of the Committee warrants dismissal.
- (2) Due process shall be observed in all cases specified in subrule (1).

PART VI

DRESSING CODE

- General Dressing code 27. All students shall maintain person hygiene, dress in decency and respectable attire in accordance with acceptable norms.
- Dressing code not acceptable by female students 28. Dresses not acceptable to female students are:
- (a) Skin tights.
 - (b) Short dresses/skin tights above knees
 - (c) All dresses which leave some parts of body open such as shoulders, breasts and stomach.
 - (d) All types of dresses which have immoral pictures or words which may tarnish the University reputation.
 - (e) All transparent dresses.
 - (f) All dresses which have political words of any party or religion that can influence or intervene on matter affecting them/influence anything harmful.
 - (g) Coloured/decorated hair (goldish, whitish, yellowish, greenish etc)
 - (h) Tongue piercing
 - (i) Teeth twinkles
- Dressing code for male students 29. Dresses not acceptable to male students are:
- (a) All types of dresses which have immoral pictures and words which may tarnish the University reputation
 - (b) All types of shorts (in class sessions)
 - (c) All types of dresses which have political words of any party on religion which can influence or intervene matters affecting them/or which may influence anything harmful.
 - (d) Monkey style (mlegezo)
 - (e) Plaited hair
 - (f) Earrings
 - (g) Coloured/decorated hair (goldish, whitish, yellowish, greenish etc.
 - (h) Jeans with holes
 - (i) Improperly shaved hair (kiduku) and undoing the second button of the shirt to reveal chest hair

PART VII

MISCELLANEOUS PROVISIONS

- Married couples 30. The University shall not be obliged to provide separate family accommodation to married couples or breast-feeding mothers and their infants.
- Motor vehicles 31. – (1) Any student wishes to keep a motor vehicle or motor cycle on the campus shall register it with the Dean of Students.
(2) The registration of motor vehicles and motor cycles under subrule (1) shall be done annually upon the production of the following documents: -
(a) registration card;
(b) a valid certificate of insurance;
(c) a valid driving licence; and
(d) a certificate of road worthiness, where such appears necessary.
(3) The University may refuse permission to any student or withdraw any permission granted to any student to drive on campus whenever it appears to the University that such student is a dangerous or reckless driver.
- Declaration by the student 32. Every student shall make a declaration as specified in the Second Schedule to these rules acknowledging receipt and agreeing to abide by these Rules.
- Disputes 33. Where any dispute arises out of the enforcement of these rules, the dispute shall be placed before the University Management Committee for determination or further directive
- Amendments 34. The University may amend these rules at any time it deems necessary.
- Criminal liability and consequences 35. Any student who is convicted of any criminal offence shall cease immediately upon such a conviction to be a student of the University.
- General regulations 36. A student shall always observe the following-
i. Where a student notices any situation or incidence, which is likely to endanger the welfare of students or university community as a whole, he/she must immediately report the matter to the Dean of students or university authorities. Failure to report such a situation will be good cause for a student to be summoned before the before the Students Disciplinary Committee as the case may be and be punished accordingly.
ii. These By-Laws are not exhaustive of rules and regulations governing students conduct at the University and do not exclude the application of Universities Act, UoI Charter and special

regulations applicable in specific organs of the University such as the University Library, etc.

- iii. The Disciplinary Committee or Dean of Students shall be at liberty to impose any punishment which it deems necessary where no explicit punishment is provided by these bylaws either by clerical human omission or where no punishment is provided at all.
- iv. In case of Illness or accident the occasion must be reported to the University Dispensary authority and / or the Dean of students and to the Head of Department. If a student opts to be treated outside the University and such treatment as the case may be shall require the student to be admitted outside the University or be away from classes for more than two days, he/she shall communicate the same to the University Dispensary Authority or Dean of Students.
- v. No student should be harassed, discriminated, or humiliated on any ground. Cases of harassment, humiliation or discrimination shall be discouraged and properly dealt with by the appropriate authorities.
- vi. A student who builds up a shameful, disrespectful, troublesome or such like unbecoming character as perceived by the right-thinking members of the society shall first of all be reported to the Dean of Students for further action.
- vii. Support of the sick, the weak the disabled and other students with problems should be encouraged.
- viii. Visit of opposite sexes in hostels or room should be undertaken only when it is necessary and with prior consultation with the Dean of students or leaders of the student government.
- ix. Delay or failure to return any hostel property, academic or sports gear or unauthorized use of the same may amount to a disciplinary offence depending on the circumstance of each case.
- x. No student(s) shall plan or carry any intrigue calculated at gaining some unjustified advantage against another student.
- xi. Any student(s) impersonating another student, University staff or any member of the public by words or conduct shall be liable for that attitude.
- xii. Student shall wear or carry student identification card (ID) in all places at all time in the campus.
- xiii. Students' organisation shall not be allowed to collect money from outside without prior permission from competent authority.

FIRST SCHEDULE
OFFENCES AND PENALTIES
(Made under rule 25)

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
Rules contravened under these By-Laws	First breach	Second breach	Third breach
Rule. 6 (i)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (ii)	Suspension for 1 academic year	Dismissal	
Rule.6 (iii)	Suspension for 1 year & restore property	Dismissal	
Rule.6 (iv)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (v)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (vi)	Suspension for 1 year & restore property	Dismissal	
Rule.6 (vii)	Warning	Suspension for one academic year	Dismissal
Rule.6 (viii)	Suspension for 1 academic year	Dismissal	
Rule.6 (ix)	Dismissal		
Rule.6 (x)	warning	Suspension for one academic year	Dismissal
Rule.6 (xi)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xii)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xiii)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (xiv)	Suspension for 1 academic year	Dismissal	
Rule.6 (xv)	Warning	Suspension for one academic year	Dismissal
Rule.6 (xvi)	Suspension for 1 academic year	Dismissal	

Rule.6 (xvii)	Suspension for 1 academic year	Dismissal	
Rule.6 (xviii)	Dismissal		
Rule.6 (xix)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xx)	Dismissal		
Rule.6 (xxi)	Suspension for 1 academic year	Dismissal	
Rule.6 (xxii)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (xxiii)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xxiv)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xxv)	Suspension for 1 academic year	Dismissal	
Rule.6 (xxvi)	Dismissal		
Rule.6(xxvii)	Suspension for 1 academic year	Dismissal	
Rule.6 (xxviii)	Warning, & fine	Fine & suspension for one academic year	Fine & Dismissal
Rule.6 (xxix)	Warning	Suspension for 1 academic year	Dismissal
Rule.6 (xxx)	Warning	Reprimand	Suspension for 1 academic year
Rule.6 (xxxi)	Suspension for 1 academic year	Dismissal	
Rule.6 (xxxii)	Suspension for 1 academic year	Dismissal	
Rule.6 (xxxiii)	Dismissal		
Rule.6(xxxiv)	Warning	Suspension for 1 academic year	Dismissal
Rule.6(xxxv)	Suspension for 1 academic year	Dismissal	
Rule.7 (i) – (xii)	Dismissal		
Rule.8 (3), (4), (5), (8), (9), (10), (11), (12)	Warning	Reprimand & vacate the room	Suspension for 1 academic year
Rule.8(13)	Dismissal		
Rule.13	Dismissal		

FIRST SCHEDULE
DECLARATION BY THE STUDENT
(Made under rule 32)

UNIVERSITY OF IRINGA STUDENT DECLARATION FORM

I, _____

Registration Number _____

In witness, do hereby solemnly declare as follows

1. I have received the University of Iringa Students' (general conduct disciplinary offence's, disciplinary proceedings and penalties) By- Laws,2023.
2. I have read and understood the University of Iringa Students' (general conduct disciplinary offence's, disciplinary proceedings and penalties) By- Laws,2023.
3. Furthermore, I undertake to observe these rules presented to me and as required of me by the University of Iringa.
4. I understand and accept that should I contravene any of the rules therein, the University is empowered to take any disciplinary measures against me as promulgated in the said rules.

WHEREFORE In witness, I do affix my signature to this declaration.

Dated this _____ day of _____ By the said _____

Signature _____