LAMBTON COLLEGE RESIDENCE APPEAL REQUEST FORM

Surname	First Na	ne	Initial
Date (DD/MM/YY) / /			
Phone Number			
IMPORTANT POLICY AND PR			
 Please read the Residence Commuprocesses. Summary information at This form must be submitted to the Residents requesting an appeal musupporting of one of the following it. Bias: Alleged and reasonate Justice and Procedural Fair 	unity Living Standards for bout the appeal process as Residence Office within ust demonstrate that they tems: ole apprehension of bias aged substantive failure by rness, which may have affative new evidence which e resident may request fooriginal decision (this is not attion of your appeal, includent appeal request. If you to information.	and related timelines is provided 2 hours of receiving the original have grounds for an appeal, what if the decision-maker who import the decision-maker to comply vected the decision. Could not have been available to their sanction to be altered by a tapplicable to evictions). It ing the evidence supporting the appeal. You should provide all have witnesses that can provide	d in this form. al decision letter. hich includes providing evidence used the Sanction(s). with the Principles of Natural to the decision-maker when r suggesting options that are the grounds for your appeal. I information necessary for the
DETAILS OF THE APPEAL REQUEST			
What level of violation you are appealing For levels 1) \square 2) \square 3) \square	Which grounds are you	eiting in your appeal: ral C-New Information	Alternative Sanction
For evictions \square	Which grounds are you of A-Bias B-Procedu	iting in your appeal:	
Who was the Decision-Maker:			
 By signing below, I agree to the followin I have read and understand the Resappeal letter described above, I understand I may speak with Stud I have attached my written explanat 	sidence Community Living dent Services for assistan		ess, and the requirements of my
Resident Signature:			
OFFICE USE ONLY			
Data (DD/MM/VV)	Ctoff Name	C:	ro.

APPEAL PROCEDURES

The following general principles apply to all appeals:

- (a) The Principles of Natural Justice and Procedural Fairness must prevail in Appeal Procedures to ensure compliance with the principle that justice must not only be done, but be seen to be done.
- (b) Any resident found in violation of the RLCS is entitled to submit an appeal, based in the grounds for an appeal mentioned below.
- (c) A resident has 72 hours from the date they receive their Decision Letter to start the appeal process. Staff will endeavour to respond to appeal requests within 72 hours of receiving them.
- (d) Depending on the original decision rendered the appeal process proceeds via one of two processes: the Appeal Process or the Eviction Appeal Process, which are detailed below.

THE APPEAL PROCESS

- (a) The Appeal Process is in place for all decisions excluding Eviction.
- (b) Students may complete an Appeal Request Form and submit it to the Residence Office, within 72 hours of receiving the decision letter. The resident requesting an appeal must demonstrate that they have grounds, which includes providing evidence of one of the following items:
 - i. Bias: Alleged and reasonable apprehension of bias of the Decision-maker who imposed the sanction(s).
 - ii. **Procedural Fairness:** Alleged substantive failure by the Decision-maker to comply with the Principles of Natural Justice and Procedural Fairness, which may have affected the decision.
 - iii. New information: Substantive new evidence which could not have been available to the Decision-maker when making the decision.
 - iv. **Alternative Sanctions:** The resident may request for their sanction to be altered by suggesting options that are equivalent in nature to the original decision (this is not applicable to evictions).
- (c) Once the Appeal Request Form is received, the resident(s) will be contacted in writing within 72 hours. If the appeal is granted, the GM (or designate) will set-up an Appeal Meeting with the resident(s).
- (d) The individual or committee considering the appeal may, after reviewing the case:
 - i. uphold the findings and/or sanctions;
 - ii. reverse the findings; or
 - iii. reverse or modify the sanctions.
- (e) During an appeal, all sanctions (minus financial sanctions) remain valid until they are reversed or modified by the individual or committee hearing the appeal. Financial sanctions will not be applied until a decision has been made.
- (f) All decisions made in an appeal are final and are not subject to further appeals.

THE EVICTION PROCESS

- (a) If the resident has grounds for an appeal, the resident may complete the Appeal Request Form and submit it to the Dean of Students (or designate), within 72 hours of receiving the eviction. The resident requesting the appeal must demonstrate that they have grounds, which includes providing evidence of one of the following items:
 - i. Bias: Alleged and reasonable apprehension of bias of the Decision-maker who imposed the sanction(s).
 - ii. **Procedural Fairness:**Alleged substantive failure by the Decision-maker to comply with the Principles of Natural Justice and Procedural Fairness, which may have affected the decision.
 - iii. New information: Substantive new evidence which could not have been available to the Decision-maker when making the decision.
- (b) Once an eviction Appeal Request Form is received, Dean of Students (or designate) will review the grounds for the appeal and make a decision to either deny the appeal or set-up an Eviction Appeal Hearing. The resident(s) will be contacted within 72 hours to notify them of this outcome.
- (c) If the appeal is granted, the Dean of Students (or designate) will set-up the Eviction Appeal Committee, which will be comprised of a Student, the Director of Residence Life from Campus Living Centres (or designate), and the Dean of Students (or designate). One of the members of the Eviction Appeal Committee must be a student, and one member must be a member of Residence Senior Management. Residents appealing an eviction will be provided with additional information about Appeal Hearing procedures.
- (d) The Eviction Appeal Committee will communicate a decision in writing to the resident. The committee will review all evidence and may decide to:
 - i. uphold the findings and/or sanctions;
 - ii. reverse the findings; or
 - iii. reverse or modify the sanctions;
- (e) During an appeal, all sanctions (minus financial sanctions) remain valid until they are reversed or modified by the individual or committee hearing the appeal. Financial sanctions will not be applied until a decision has been made.
- (f) All decisions made in an Eviction Appeal Hearing are final and are not subject to further appeals.