Universiti Tunku Abdul Rahman

Rule XXIII

STUDENT APPEALS

IN exercise of the powers conferred by Part IV of the Constitution of Universiti Tunku Abdul Rahman, the President, on the advice of the Senate, makes the following Rule:

- 1. This Rule may be cited as the **Student Appeals** Rule and shall come into force as from the date of incorporation of the University.
- 2. It is hereby established the **Student Appeal** Committee which shall be empowered with and responsible for the matters stipulated herein and accountable to the President/ Senate.
- 3. The Committee shall consist of:
 - (a) The Vice President responsible for Student Affairs as the Chairperson;
 - (b) Head of Department of Student Affairs (Sungai Long);
 - (bb) Head of Department of Student Affairs (Kampar);
 - (c) Director of Finance;
 - (d) The Head of Academic Department/ Division/ Unit of the Faculty/ Institute/ Centre concerned;

Amended on 12 Oct 2010 and 7 June 2016

- (e) One representative of Senate to represent the field of Science/ Engineering/ Technology; and
- (f) One representative of Senate to represent the field of Arts/ Social Science/ Management.

A designated Staff from the Division of Examination and Awards shall act as Secretary of the Committee.

Amended on 5 Jan 2022

4. Without eroding or usurping the powers of any Authority of the University and subject to the limitation imposed by the Constitution or Statutes, the Committee shall have the powers to:

- (a) Consider all appeals relating to students' studies including:
 - (i) termination of programme of study and leave of absence from their programmes to attend various activities;

Amended on 7 June 2016

(ii) other situations where students make appeals from time to time during the programme of their studies; and

Amended on 7 June 2016

(iii) all other related matters which are not governed specifically by the Student Examination Discipline Rule or the Student Discipline Rule, and make recommendations to the President for approval before implementation of the decision.

Amended on 5 Jan 2022

(b) Do all other matters ancillary to or consequential upon any of the matters aforesaid.