Subject: 400.3.5. Training, Monitoring, and Evaluating Graduate Teaching Assistants

400.3.5.1[G]. Guidelines on Training, Monitoring, and Evaluating Graduate Teaching Assistants

400.6. Early College High Schools on UNC Campuses

600.2.5.2[R]. Required Elements of University-Associated Entity Relationship

900.4[G]. Guidelines on the Residence Status of Students Receiving Full Scholarships

This letter transmits one amended policy, one new policy, two amended guidelines, and one new regulation:

400.3.5. Training, Monitoring, and Evaluating Graduate Teaching Assistants. This policy was amended by the Board of Governors at its meeting on January 13, 2006. Please contact Betsy Brown, Associate Vice President for Faculty Support and International Programs, at 919-962-4613 with any questions.

400.3.5.1[G]. Guidelines on Training, Monitoring, and Evaluating Graduate Teaching Assistants. This guideline was amended by President Bowles on January 13, 2006. Please contact Betsy Brown, Associate Vice President for Faculty Support and International Programs, at 919-962-4613 with any questions.

400.6. Early College High Schools on UNC Campuses. This policy was adopted by the Board of Governors at its meeting on January 13, 2006. Please contact Alan Mabe, Vice President for Academic Planning, at 919-962-4589 with any questions.
600.2.5.2[R]. Required Elements of University-Associated Entity Relationship. This regulation was adopted by President Broad on November 16, 2005. Please contact Leslie Winner, Vice President and General Counsel, at 919-962-4588 with any questions.

900.4[G]. Guidelines on the Residence Status of Students Receiving Full Scholarships. This guideline was amended by President Bowles on January 20, 2006. Please contact Leslie Winner, Vice President and General Counsel, at 919-962-4588 with any questions.

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Training, Monitoring, and Evaluating Graduate Teaching Assistants

In September 1993 the Board of Governors of the University of North Carolina adopted a report entitled *Tenure and Teaching in the University of North Carolina*. With respect to graduate teaching assistants, the report made the following recommendation:

. That greater efforts be made to develop and strengthen the teaching skills of graduate students, and that the Board of Governors ask the President to prepare, in consultation with the University-wide Graduate Council, a report with specific guidelines and recommendations for the training, monitoring, and evaluation of graduate students who teach courses in UNC institutions.

At the President's request, the Graduate Council, consisting of graduate deans and representatives of the graduate faculties at the various institutions, drafted a proposed set of guidelines and recommendations which were approved by the Board of Governors on June 10, 1994. The Board recognizes the procedures that UNC institutions have put into place since 1994 to ensure that GTAs are well-trained, supervised, and evaluated.

UNC institutions should continue their efforts to develop and strengthen the teaching skills of graduate teaching assistants. The President may issue guidelines on the training, monitoring, and evaluation of graduate teaching assistants and on the format required for reporting on these matters.
Guidelines on Training, Monitoring, and Evaluating Graduate Teaching Assistants

I. Introduction

The University has an obligation to produce effective, dedicated, well-trained teacher-scholars to fill faculty ranks in the future. Graduate teaching assistants are a major means by which the University introduces young scholars to the professoriate.

Graduate teaching assistants are chosen from highly qualified students who have been accepted into the graduate programs of the University. The number and role of these assistants varies from institution to institution depending on the size of the graduate program, the particular culture of the institution, and the resources available to the institution for their training and support.

By supporting graduate students with assistantships, the University is able to compete in the recruitment of the very best applicants to our nationally recognized programs. The presence and service of bright and promising graduate students make our constituent institutions more valuable resources to the state and the nation.

Guided and supported by senior members of the profession, graduate students can grow in understanding and appreciation for the craft of their discipline through supervised practice and application of teaching and research methodologies.

In September 1993 the Board of Governors of the University of North Carolina adopted a report entitled Tenure and Teaching in the University of North Carolina, which included the following recommendation:

That greater efforts be made to develop and strengthen the teaching skills of graduate students, and that the Board of Governors ask the President to prepare, in consultation with the University-wide Graduate Council, a report with specific guidelines and recommendations for the training, monitoring, and evaluation of graduate students who teach courses in UNC institutions.

In the years since the Board adopted this recommendation, UNC campuses have established or enhanced procedures to develop and strengthen the teaching skills of graduate teaching assistants (GTAs) and have reported annually to the President and, through the President, to the Board of Governors on these efforts. In light of the procedures established by UNC institutions to ensure that GTAs are well-trained, supervised, and evaluated, the President issues the following guidelines.

II. Guidelines

The use of graduate teaching assistants within the university is subject to the principles and standards of the regional accrediting body, the Commission on Colleges of the Southern Association of Colleges and Schools (SACS). Institutions employing graduate teaching assistants should consult the current SACS standards, including Comprehensive Standard 3.7.1, Credential Guidelines:
Graduate teaching assistants: master’s in the teaching discipline or 18 graduate semester hours in the teaching discipline, direct supervision by a faculty member experienced in the teaching discipline, regular in-service training, and planned and periodic evaluation.


In addition, the following University guidelines have been established to ensure that graduate teaching assistants receive the appropriate training, monitoring, and evaluation.

1. Graduate teaching assistants must possess a demonstrated competence in the subject matter that they will be teaching as determined by experts in the field. They should have an appreciation for the theory and practice of the subject matter as well as an appreciation for the teaching and learning enterprise by means of required and optional teaching seminars, symposia, workshops, publications, and access to university staff resources. Competency to teach includes an effective command of the language of instruction, usually American English, and an appreciation for the culture of the American university classroom.

Appropriate procedures to assure competence include the following:

• GTAs will be offered a Teaching Contract from the hiring department or institution which outlines (a) educational requirements, (b) job requirements, (c) duties, and (d) performance standards. A logical and effective match must be established between the level and requirements of the teaching assignment and the experience and knowledge of the prospective GTA.

• In departments where teaching assistantships range from grading and discussion-group leadership to full-course responsibility, GTAs will be assigned to independent classes only after they have performed effectively in a less independent setting.

• Formal training and evaluation programs will be provided for GTAs who are assigned the responsibility for teaching an undergraduate class. At the beginning and during that assignment, the hiring department will provide resources and opportunities for continued growth and development of the GTAs in the theory and practice of teaching. These resources may be school-wide programs, departmentally based programs in discipline-centered pedagogy, programs developed by several participating departments, off-campus programs offered by other institutions or professional associations, or individual mentoring with faculty.

• Departments will provide GTAs and their faculty supervisors with appropriate written guidelines on academic procedures and provisions for formal training and evaluation. The information should include a directory of other university resources available for the further development and training of the GTA.

• The hiring department will verify that GTAs whose first language is not English possess adequate English language proficiency and communication skills. This verification will be in the form of a standardized test which includes an evaluation of verbal skills, supplemented by a personal review by the department's supervising faculty mentor. English as a Second Language courses and other activities, or alternative assignments for assistantships, will be provided to the GTA who does not meet adequate standards of English language proficiency.
• Offices that work with international students will be requested to cooperate with campus and departmental programs for international teaching assistants (ITAs) to facilitate their awareness of the culture of the American university classroom and approaches to communicate effectively to undergraduate students.

• Faculty members who train, supervise, mentor and evaluate GTAs do so as a component of their academic assignment. Such faculty will be recognized for their work and accorded opportunities for additional training and professional development.

2. Graduate teaching assistants must be graduate students in good standing in their programs, as defined by the employing institution.

3. Universities will honor effective graduate teaching assistants by establishing appropriate awards and honors to recognize them for outstanding teaching.

4. Universities must establish and maintain effective channels for communication and dialogue between all populations of the university community affected by the work of graduate teaching assistants. This communication may be facilitated in a number of ways, including appropriate representation of GTAs on campus-wide and departmental student-faculty committees and the preparation of a brochure which discusses the role, selection, preparation, and supervision of GTAs, to be distributed to students, their families, and other groups as appropriate.

5. The chief academic officer (CAO) will designate the Graduate School or another appropriate administrative unit to oversee and facilitate the training, mentoring, supervision, and evaluation of graduate teaching assistants. At institutions which use graduate teaching assistants to teach undergraduate courses, the graduate dean or other appropriate administrative unit will report annually to the CAO on the effectiveness of GTAs, their utilization on campus, compensation, training, and the impact of their teaching on the overall teaching mission of the school. In addition, the report will document the impact and effectiveness of teaching by graduate students on their learning and professional development. The report will certify that an evaluation is on record for each GTA by a faculty member to whom the GTA is assigned.

6. Each program that utilizes graduate teaching assistants must develop, regularly update, and file with the appropriate administrative unit, as determined by the CAO, a plan for graduate teaching assistants including a definition of teaching tasks and responsibilities, provisions for support, supervision, and training for each type of teaching assignment, and provisions for feedback and evaluation. The plan should specifically address the selection, funding, training, mentoring, supervision, and evaluation of graduate teaching assistants. Programs must provide for a formal training program, classroom observations, explicit procedures for supervision and evaluation of GTAs. Formal evaluations of each GTA by an assigned faculty member must be kept on record.

7. Each campus shall report to the President every year on the number of GTAs (including ITAs) appointed and every three years on the implementation of these guidelines. Format requirements for the report will be transmitted directly to the chief academic officers by the Office of the President.

Erskine B. Bowles

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Early College High Schools on UNC Campuses

Constituent institutions of the University of North Carolina may enter into a contract with one or more North Carolina school districts to establish an Early College High School. Such high schools will provide regular high school course work and when college readiness is demonstrated, college-level course work for the Early College High School student. Students enrolling in college-level course work will have a distinct classification as an Early College High School Student (ECHS) and will not be degree seeking students at the constituent institution. Upon completion of high school, such students may be admitted as regular degree seeking students subject to the University’s requirements for admission.

Students participating in an Early College High School will be identified and tracked in the University data system and will be placed in a unique category for Early High School students.

The President is authorized to establish regulations for the implementation of Early College High Schools at constituent institutions.
Required Elements of University-Associated Entity Relationship

The following requirements apply to any University Associated Entity.

A. Definitions. As used in these regulations:

1. An “Associated Entity” means any foundation, association, corporation, LLC, partnership or other non profit entity that was established by officers of the University, that is controlled by the University, that raises funds in the name of the University, that has a primary purpose of providing services or conducting activities in furtherance of the University’s mission pursuant to an agreement with the University, or that has a tax exempt status that is based on being a support organization for the University.

2. “Approving Institution” means a constituent institution of the University of North Carolina or the General Administration that approves an Associated Entity.

3. “General Administration” means the Office of the President and the affiliated programs of the University that are not centers or institutes of a constituent institution.

4. “Major Associated Entity” means an Associated Entity which has annual expenditures of $100,000 or more.

5. “Minor Associated Entity” means an Associated Entity which has annual expenditures of less than $100,000.

6. “Specified purpose entity” means an Associated Entity, or an approved subsidiary or LLC of an Associated Entity, that is established by the officers of the University or is controlled by the University, has as its sole purpose the constructing or managing facilities for the University, and does not engage in fundraising activities.


8. “University” means the University of North Carolina, including its constituent institutions.

9. When “president or chancellor” is used in these regulations, it means the chancellor if the approving institution is a constituent institution and it means the president if the approving institution is the General Administration.

B. Creation of University-Approved Associated Entities

1. Associated Entity Must be Approved—An Associated Entity must be approved in writing by the president, the chancellor, or the president or chancellor’s designee. An entity must be approved in order to receive University-provided services or to be able to use an institution’s or the University’s name or an institution’s or the University’s logo/trademark in fundraising. If an
approved entity establishes a subsidiary entity or an LLC, then the subsidiary entity or LLC must be separately approved.

2. **Abide by Relevant University Policies**— In order to obtain approved status, the Associated Entity must formally agree to abide by the policies or regulations established by the University and by the Approving Institution regarding the University’s and the Approving Institution’s relationship with related Associated Entities.

3. **Periodic Review of Status**— The Approving Institution may remove the approved status of any Associated Entity which fails to abide by the Approving Institution’s or the University’s policies or regulations which govern Associated Entities.

C. **Organizational Requirements of an Associated Entity**

1. **Purpose to Benefit University**— The Associated Entity must be organized for the primary purpose of (i) supporting the University or one or more of its constituent institutions or programs, and/or (ii) conducting activities that are in furtherance of the mission of the University or of one or more of its constituent institutions or programs.

2. **State Nonprofit Corporation**— The Associated Entity must be organized on a nonprofit basis, and, if a corporation, be incorporated in North Carolina, and comply with the requirements of Chapter 55A of the North Carolina General Statutes. If a constituent institution proposes to establish or approve an associated entity on a for-profit basis, it must receive approval from the Board of Governors before establishing the entity.

3. **Tax Exempt Status**— Except as provided in paragraph C.2., an Associated Entity must apply for, receive, and maintain both federal and State tax exempt status.

4. **Dissolution of Associated Entity**— The Associated Entity’s articles of incorporation must include a clause which provides that, upon dissolution of the Associated Entity, all of its assets will revert to the University or the Approving Institution or another University approved Associated Entity unless otherwise designated by the donor of an asset.

5. **University Representative(s) on Board**— At least one Senior Academic or Administrative Officer of the Approving Institution or a designee of the president or the chancellor must sit as an ex-officio (either voting or non-voting) or regular member of the Associated Entity’s governing board.

6. **Audit Committee Required**—
   
   (a) A major Associated Entity’s by-laws must provide for an audit committee which has no University employee as a member. The audit committee must receive the report of the independent CPA firm that conducts the Associated Entity’s annual audit and relevant tax forms to be submitted by the Associated Entity.
   
   (b) A minor Associated Entity’s by-laws must provide for a committee which has these audit functions and which has a majority of members that are not University employees.
(c) No employee of the Associated Entity may serve on an audit committee or a committee with an audit function. If practical, each audit committee or committee with an audit function should have a financial expert as a member.

(d) A Specified Purpose Entity is not required to have an audit committee provided that it is subject to independent audit at the request of one or more designated trustees, sureties, insurers, certificate holders or bondholders.

D. Financial and Accounting Controls

1. Sound Accounting and Business Principles—An Associated Entity must use sound fiscal and business principles, ensure that a sound internal control structure is in place, and follow generally accepted accounting procedures.

2. Annual CPA Audit—A major Associated Entity must be audited on an annual basis by an independent CPA firm. A minor Associated Entity must have an annual audit conducted either by the Approving Institution’s internal auditor, another University internal auditor, or an independent CPA firm. A CPA firm providing an audit for a major Associated Entity may not provide non-auditing services to the Associated Entity other than tax preparation services that are pre-approved by the audit committee.

   a. An Associated Entity of a constituent institution must provide copies of the audit report, management letters, and responses to management letters to the chancellor of the Approving Institution, through the chancellor to the governing board of the Approving Institution and the president, and through the president to the Board of Governors.

   b. An Associated Entity of the General Administration must provide copies of the audit report, management letters, and responses to management letters to the president, and through the president to the Board of Governors.

3. Annual Budgets—The Associated Entity must create an annual operations and capital budget.

4. Officer and Employee Compensation—All salary and non-salary compensation provided by the Associated Entity to its officers or employees must be approved by the Associated Entity’s governing board. The Associated Entity must comply with Board of Governors Policy §300.1.1 concerning the prohibition of payments to specified University employees. This requirement does not prohibit the Associated Entity from reimbursing its officers or employees for expenditures made on behalf of the Associated Entity.

5. Indemnification of University—The Approving Institution may require an Associated Entity to indemnify and hold the Approving Institution and the University harmless from any damages or liabilities that the Approving Institution or the University incurs as a result of the Associated Entity’s actions.

6. University-Associated Entity Monetary Transfers—All transfers of funds from the Associated Entity to the University or to the Approving Institution must be documented in writing or electronically in a form that has a retrievable transaction trail.
7. **Whistle Blower Protection**—An Associated Entity must have a confidential and anonymous mechanism to encourage employees to report any inappropriateness within the entity’s financial management and must prohibit punishment of or retaliation against any employee for reporting problems.

8. **Chief Executive Officer**—The Chief Financial Officer of the Approving Institution may not be the chief executive officer of an Associated Entity.

9. **Acquisition of debt**—A Minor Associated Entity may not acquire debt in excess of $100,000 that is not to be publicly traded without first notifying the president or the chancellor of the Approving Institution and then consulting with the Vice President for Finance of the University. A Major Associated Entity may not acquire debt in excess of $500,000 that is not to be publicly traded without first notifying the president or the chancellor of the Approving Institution and then consulting with the Vice President for Finance of the University. In determining the level of scrutiny to give to the proposed transaction, the Vice President shall take into account the amount of the debt in relationship to the Associated Entity’s assets and income and the extent of experience of the Associated Entity in entering into similar debt transactions. A Specified Purpose Entity that issues debt to construct facilities for the University must provide a financial or construction audit to the Vice President for Finance of the University at the Vice President’s request or to the governing board of the Approving Institution at the request of the chair of the governing board.

10. **Audit findings**. Within 90 days of the issuance of the audit report with audit findings, the Associated Entity must demonstrate to the president or the chancellor of the Approving Institution and to the Vice President for Finance that satisfactory progress has been made to implement a corrective action plan. Failure of an Associated Entity to receive an unqualified audit opinion, to comply with the reporting requirements of this regulation, or to satisfactorily implement a corrective action plan in response to an audit finding may result in the Associated Entity’s losing its approved status.

**E. Insurance and Bonding**

1. **Bonding Required**—Officers and employees of major Associated Entities who have check signing authority or who handle cash or negotiable instruments must be bonded in an amount determined to be reasonable by the Associated Entity’s board. The Board of a minor Associated Entity should consider requiring bonding of appropriate employees.

2. **Liability Insurance**—The governing board of an Associated Entity must consider whether to obtain general liability and directors’/officers’ insurance in an amount determined to be reasonable by the Associated Entity’s board.

**F. Provision of Administrative and Other Services by University for Associated Entity**

1. **Written Agreement Required**—All services provided by the Approving Institution or the University for the Associated Entity (including use of University or constituent institution assets,
facilities, and personnel) must be pursuant to a written agreement setting forth the terms under which such services will be provided.

2. **Reimbursement of Costs**— Any reimbursement to the Approving Institution or the University for services the Approving Institution or the University provides to the Associated Entity must be made pursuant to a written agreement between the University or the Approving Institution and the Associated Entity entered into before the service is provided.

3. **Control of University Personnel**— When University personnel provide services for the Associated Entity and there arises a conflict between the University and the Associated Entity, the University’s employee must comply with the policies, regulations and directives of the University.

**G. Acceptance of Gifts by Associated Entity**

1. **Restricted Gifts That Require University Approval**— An Associated Entity may not accept any restricted or conditional gifts that impose an obligation on the University or the State to expend resources in addition to the gift without first receiving the Approving Institution’s approval. In addition, an Associated Entity may not accept a gift which has any restriction that is unlawful.

2. **Notification to Donors of Restricted Gift Policies**— An Associated Entity must advise prospective donors of all restricted or conditional gifts to the Associated Entity if acceptance of the gift is conditioned upon the Approving Institution’s approval.

3. **Coordination with University Development Office**— In soliciting and accepting gifts in the name of the University, an Associated Entity must coordinate with the Approving Institution’s development office.

**H. Conflict of Interest and Ethics Policies**

1. **Policies Required**— The Associated Entity must have in place conflict of interest and ethics policies pertaining to relationships between the Approving Institution, the Associated Entity, members of the governing board of the Associated Entity and persons doing business with the Associated Entity and establishing required ethical standards for the members of the governing board and employees of the Associated Entity.

2. **Transactions Between Associated Entity and its Employees**— All transactions (other than reimbursements as provided in §D.5.) between the Associated Entity and an officer, director, or employee of the Associated Entity must be approved by the Associated Entity’s governing board.

3. **Recusal from Business Decisions**— No Associated Entity officer, director, or employee having a private business interest in an Associated Entity business transaction may be involved in the decision with respect to whether the Associated Entity should enter into such transaction.

4. **Associated Entity Scholarships**— No Associated Entity scholarship or fellowship award may be made to an officer, director, or employee of the Associated Entity or to a family member of such person unless the recipient of the award is determined by an independent awards committee.

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I. Reports required to be submitted by Associated Entity to University

1. The Associated Entity must file annual reports with the president or chancellor of Approving Institution covering the following items:

   a. A list of all members of the Associated Entity’s board;

   b. A copy of the publicly disclosed portion of the Associated Entity’s Form 990, or other series 990 form.

   c. A copy of the Associated Entity’s CPA audit report and related management letters and responses to management letters

2. At the request of the chancellor, president, or the chair of governing board of the Approving Institution, for an articulated legitimate reason, the Associated Entity must meet with the requesting person, his or her designee, or the internal auditor of the Approving Institution and allow that person to inspect any of the following information that is related to the articulated reason:

   a. A description of all monetary transfers from the Associated Entity to the Approving Institution or the University;

   b. A description of all transactions entered into during the year between the Associated Entity and the Approving Institution or the University.

   c. A copy of the Associated Entity’s operating and capital expenditure budget for the year and a comparison of actual expenditures to budgeted expenditures.

   d. A description of all real estate purchases, material capital leases, and investment/financing arrangements entered into during the year;

   e. Copies of the minutes of all regular and special meetings of the Associated Entity’s board;

   f. The portions of the 990 forms that are not publicly disclosed and all other federal and state tax returns; and

   g. Any other documents and records which are relevant to the articulated reason.

J. Miscellaneous Requirements

1. Associated Entity Communications: An Associated Entity must conduct business in its own name and all correspondence, advertisements, and other communications by the Associated Entity must clearly indicate that the communication is from the Associated Entity, and not from the Approving Institution or the University.

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2. **Lobbying and Political Activities**—An Associated Entity must comply with all provisions of the Internal Revenue Code and all State laws regarding lobbying and political activity.

3. **Associated Entity Courses and Seminars**—An Associated Entity may not offer any course or seminar in which the University’s name is used without first obtaining the permission the institution or institutions whose name will be used.

4. **Destruction of Documents**—An Associated Entity must have a policy governing retention and destruction of documents including electronic files and which prohibits destruction of documents if an investigation into wrongdoing or litigation is anticipated or underway.

**K. Waiver**

If the application of any of the requirements of these regulations to a particular Associated Entity in specific circumstances is of limited benefit and is unduly burdensome, the President may waive that requirement as to that specific Associated Entity under circumstances that are set out in writing. The Associated Entity shall notify the Chancellor of the Approving Institution prior to making a request for a waiver under this section.

**L. Effective Date**

Every Associated Entity shall be in compliance with these regulations no later than July 1, 2006.
Guidelines on the Residence Status of Students Receiving Full Scholarships

1. Constituent institutions may consider as resident students, for tuition and all other purposes, nonresident students who receive a full scholarship from entities recognized by the institution. Participation by constituent institutions is optional. Constituent institutions participating must do so based on a resolution by its Board of Trustees. The resolution of the Board of Trustees can be approved at any time but cannot apply to students who accepted admission before July 1, 2005.

2. Only undergraduate students may be considered residents pursuant to this provision.

3. A student who receives a “full” scholarship is one who receives a grant or grants that cover tuition, mandatory fees, room and board for the academic year in which the student is to be considered a resident.

4. The scholarship must come from one or more entities recognized in the Board of Trustees resolution or recognized by the chancellor pursuant to delegated authority from the Board of Trustees. This list may include both entities with which the constituent institution has a formal relationship and entities which do not have a formal relationship with the constituent institution. If an entity is recognized by the Board of Trustees, all students receiving full scholarships from that entity must be treated as resident students in accordance with this provision.

5. An institution may phase in this provision by recognizing only a limited number of entities initially and then approving an amendment to add other recognized entities.

6. Neither the constituent institution itself, nor a fund of the constituent institution, may be a recognized entity. However, the institution’s endowment may be a recognized entity if it is awarding scholarships that are derived totally from private funding sources.

7. A full scholarship may not include grants from State or federal funds distributed by the University or administered by the State Education Assistance Authority.

8. Constituent institutions may include students considered residents pursuant to this section as in-State students in its enrollment funding request.

9. Nonresident students considered residents pursuant to this section must be separately flagged for data collection purposes.