University Policy
University Procedure Operating Standard Guideline/Form

4.5 Commercial use of University Trademarks and Official Marks requires a non-exclusive licensing agreement between the user and the University prior to such use. Commercial use includes, but is not limited to, third.

- c) retain and provide the master artwork for University Trademarks and Official Marks, as required;
- d) monitor the use of University Trademarks and Official Marks and notify General Counsel of suspected unauthorized or improper use;
- e) be the first point of engagement to address unauthorized or improper use of University Trademarks and Official Marks;
- f) in collaboration with General Counsel, seek registration of new University Trademarks;
- g) in collaboration with General Counsel, establish non-exclusive license agreement form(s) for commercial use of University Trademarks and Official Marks;
- h) establish a database of licensing agreements for the commercial use of University Trademarks and Official Marks and track third party royalty payments payable under such agreements;

9 History December 15, 2017 Approved.

January 1, 2018 Effective.

May 15, 2018 Editorial Revision. Updated "Student" definition.

January 1, 2020 Editorial Revision. Updated format and links.

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