Welcome to Taylor University! Entering college is the beginning of a new and significant chapter in your life. It also reflects a change in responsibility when it comes to requesting accommodations as a student with a disability. This handbook will guide you through this process and hopefully provide you with the information you need to have an equal opportunity to participate in the programs offered by Taylor University. If you have any questions, please feel free to contact the Academic Enrichment Center at 765-998-5524 or at aecenter@taylor.edu.

Student’s Responsibilities
Receiving accommodations as a student with a disability in college is significantly different than what you may have experienced in high school. In high school your parents and school officials met and determined what accommodations were needed. In college, it is your responsibility to formally identify yourself as a student with a disability, provide the appropriate documentation and request accommodations. To do this, you must apply for support services with the Office of Academic Support Services located in the Academic Enrichment Center of the Zondervan Library. Accommodations and resources such as books-on-tape, note taking, interpreters and other assistance must be planned well in advance. The university cannot be held responsible for meeting needs not explicitly expressed to the institution. To assist you in this process you may follow this check list.

☐ Meet with the Coordinator of Academic Support Services
☐ Complete and return the following forms:
  o Services for Students with Disabilities Application
  o Accommodation Request form – This is the form you use to request specific accommodations in relation to a course or program.
  o Release form
  o Appropriate verification form
☐ Submit appropriate documentation (Refer to Appendix A for additional information)
☐ Notify the Coordinator of Academic Support when you plan to participate in summer orientation.
☐ Confirm all information has been received by the Coordinator of Academic Support.

Receiving Accommodations
After you have submitted all information your application and requests are processed through the following steps:

1. Your application is evaluated to determine if you are a qualified student with a disability in a major life activity. The requested accommodations are evaluated in light of the program/degree/activity requirements. A requested accommodation that would alter an essential or fundamental element of the program/degree/activity will not be provided. An example would be a request for additional time on an exam where the skill being assessed is “Can the student achieve the objective within a specific time frame?”
2. Memos are generated for each professor detailing the accommodations that directly impact the classroom setting.
3. The memos are e-mailed to you to print off and hand deliver to each professor. We do not send the memos directly to the professor unless a requested accommodation requires significant planning on the part of the professor.
4. Make an appointment with each professor to discuss your needs and provide the memo.
5. Immediately notify the Academic Enrichment Center if difficulties arise with a requested accommodation. The university cannot be held responsible for meeting needs not explicitly expressed to the institution.

**Adequate Documentation**

The documentation provided must be completed by an individual qualified to make the diagnosis stated in the application. The diagnostician should be an impartial individual who is not a family member of the student or have any conflict of interest. In addition to submitting a completed *Disability Verification* form, the following items should be included in all documentation submitted for consideration:

- A clear statement of the disability.
- A summary of assessment procedures and evaluation instruments used to make the diagnosis.
- Medical information related to your need, including the impact of medication on your ability to meet the demands of the college environment.
- Information on how the impairment impacts your ability to participate in the Taylor experience
- Suggestions of reasonable accommodations which might be appropriate at the college level. Recommendations should be supported by the diagnosis.
- Information on how the impairment substantially limits one or more major life activities as defined by Section 504 and the ADA.

**Age of Documentation**

Documentation provided must not be older than three years. Documentation which is older than three years may be considered if the diagnosis is not affected by maturation, time or coping strategies.

The Association on Higher Education and Disability in its effort to define best practices in disability documentation in higher education has identified seven essential elements.

**Seven Essential Elements of Quality Disability Documentation**

The dimensions of good documentation discussed below are suggested as a best practices approach for defining complete documentation that both establishes the individual as a person with a disability and provides a rationale for reasonable accommodations. By identifying the essential dimensions of documentation, institutions allow for flexibility in accepting documentation from the full range of theoretical and clinical perspectives. This approach will enhance consistency and provide stakeholders (students, prospective students, parents and professionals) with the information they need to assist students in establishing eligibility for services and receiving appropriate accommodations.
Users of this document are encouraged to also review AHEAD’s best practice information on the Purpose and Use of Documentation and the Foundational Principles for the Review of Documentation and the Determination of Accommodations

1. The credentials of the evaluator(s).
   The best quality documentation is provided by a licensed or otherwise properly credentialed professional who has undergone appropriate and comprehensive training, has relevant experience, and has no personal relationship with the individual being evaluated. A good match between the credentials of the individual making the diagnosis and the condition being reported is expected (e.g., an orthopedic limitation might be documented by a physician, but not a licensed psychologist).

2. A diagnostic statement identifying the disability
   Quality documentation includes a clear diagnostic statement that describes how the condition was diagnosed, provides information on the functional impact, and details the typical progression or prognosis of the condition. While diagnostic codes from the Diagnostic Statistical Manual of the American Psychiatric Association (DSM) or the International Classification of Functioning, Disability and Health (ICF) of the World Health Organization are helpful in providing this information, a full clinical description will also convey the necessary information.

3. A description of the diagnostic methodology used.
   Quality documentation includes a description of the diagnostic criteria, evaluation methods, procedures, tests and dates of administration, as well as a clinical narrative, observation, and specific results. Where appropriate to the nature of the disability, having both summary data and specific test scores (with the norming population identified) within the report is recommended.

   Diagnostic methods that are congruent with the particular disability and current professional practices in the field are recommended. Methods may include formal instruments, medical examinations, structured interview protocols, performance observations and unstructured interviews. If results from informal, non-standardized or less common methods of evaluation are reported, an explanation of their role and significance in the diagnostic process will strengthen their value in providing useful information.

4. A description of the current functional limitations
   Information on how the disabling condition(s) currently impacts the individual provides useful information for both establishing a disability and identifying possible accommodations. A combination of the results of formal evaluation procedures, clinical narrative, and the individual’s self report is the most comprehensive approach to fully documenting impact. The best quality documentation is thorough enough to demonstrate whether and how a major life activity is substantially limited by providing a clear sense of the severity, frequency and pervasiveness of the condition(s).
While relatively recent documentation is recommended in most circumstances, common sense and discretion in accepting older documentation of conditions that are permanent or non-varying is recommended. Likewise, changing conditions and/or changes in how the condition impacts the individual brought on by growth and development may warrant more frequent updates in order to provide an accurate picture. It is important to remember that documentation is not time-bound; the need for recent documentation depends on the facts and circumstances of the individual’s condition.

5. A description of the expected progression or stability of the disability
   It is helpful when documentation provides information on expected changes in the functional impact of the disability over time and context. Information on the cyclical or episodic nature of the disability and known or suspected environmental triggers to episodes provides opportunities to anticipate and plan for varying functional impacts. If the condition is not stable, information on interventions (including the individual’s own strategies) for exacerbations and recommended timelines for re-evaluation are most helpful.

6. A description of current and past accommodations, services and/or medications
   The most comprehensive documentation will include a description of both current and past medications, auxiliary aids, assistive devices, support services, and accommodations, including their effectiveness in ameliorating functional impacts of the disability. A discussion of any significant side effects from current medications or services that may impact physical, perceptual, behavioral or cognitive performance is helpful when included in the report. While accommodations provided in another setting are not binding on the current institution, they may provide insight in making current decisions.

7. Recommendations for accommodations, adaptive devices, assistive services, compensatory strategies, and/or collateral support services.
   Recommendations from professionals with a history of working with the individual provide valuable information for review and the planning process. It is most helpful when recommended accommodations and strategies are logically related to functional limitations; if connections are not obvious, a clear explanation of their relationship can be useful in decision-making. While the post-secondary institution has no obligation to provide or adopt recommendations made by outside entities, those that are congruent with the programs, services, and benefits offered by the college or program may be appropriate. When recommendations go beyond equitable and inclusive services and benefits, they may still be useful in suggesting alternative accommodations and/or services.

Confidentiality
   All documentation and information kept in the files of the Academic Enrichment Center are confidential and are treated as such by office personnel. Because of this, no information regarding you and a disability will be shared with others, unless there is an educational need to know as defined by FERPA (Family Educational Rights and Privacy Act). It should be noted that this includes your parents or guardians if you are 18 or older.

Campus Visits
   As a prospective student with a disability, you are encouraged to visit the Taylor University campus. When arranging a campus visit, it is recommended that a part of the
itinerary include a meeting with the Coordinator of Academic Support. To arrange for a campus visit call 1-800-882-3456.

Acceptance to the University
As soon as the university has informed you concerning the outcome of your application for Admission, it is extremely important to contact the Coordinator of Academic Support Services in a timely fashion. Providing accommodations requires time and planning, so the sooner the process is started, the better the university can meet those needs.

Orientation
All entering freshmen and transfer students must attend orientation. A part of the orientation process includes placement testing. It is important to contact the Coordinator of Academic Support well in advance of orientation if accommodations will be needed for placement testing or course scheduling.

Financial Aid
The application process for financial aid should start at least a year in advance of when you plan to begin college. If the paperwork is finished well in advance of deadlines, you will be better able to deal with any unexpected problems which may occur.

If you plan to request financial assistance from Vocational Rehabilitation, it is especially important that you complete the application process as soon as possible. Vocational Rehabilitation assistance is viewed as a resource to be used in addition to the funds the student/parents can provide. Therefore, applications for financial aid (particularly the Pell Grant) must be made before Vocational Rehabilitation can determine the amount of help they will provide. Basic financial aid information may be obtained by contacting the Taylor University Financial Aid Office at 765-998-5358.

You have the responsibility in meeting deadlines, keeping counselors informed of Taylor University requirements and due dates, and letting them know of progress toward academic and vocational goals.

Scholarships
Two scholarships are available to qualified individuals with disabilities. Awards will vary depending upon available funds and number of individuals receiving awards. To be considered for either scholarship, application for the scholarships must be received by the Coordinator of Academic Support by March 1.

Diane Newman Memorial Scholarship
To be considered for this scholarship the individual:
1. Should be a committed Christian and have a personal relationship with Jesus Christ.
2. Must submit the proper financial aid forms and demonstrate a financial need.
3. Should be entering a field of service such as teaching, missionary work, social work, or serving individuals with disabilities.
Mephibosheth Endowed Scholarship

1. It is the intention of the creator of the Mephibosheth Endowed Scholarship Fund that scholarships be given to those candidates who have a physical impairment that is likely to continue indefinitely. In some cases, the university may request that this be confirmed with a letter from a physician or third party.

2. Candidates must be attending or planning to attend Taylor University as a full-time student. Incoming new and transfer students who are to be considered must be admitted as regular students. Students receiving conditional admission will not be considered. Returning students who wish to have their scholarship renewed must meet the satisfactory academic progress requirements that apply to all students receiving financial aid.

Role of Support Services

The main goal of the Office of Academic Support Services is to provide students with disabilities equal access to the academic program of Taylor University. By using various tools and services, the office works with the student to determine the appropriate accommodations needed to ensure equal opportunity. The office works to provide an equal opportunity for success or failure in the classroom, not to guarantee success. Success in college is dependent upon many factors including ability, attitude, and willingness to work hard. The university does not have a specific program (i.e. special curriculum) uniquely designed for students with disabilities.

Section 504

Section 504 of the Rehabilitation Act of 1973 states:

“No otherwise qualified handicapped individual in the United States...shall, solely by reason of his handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.”

One of the first areas that required further elaboration in the Act concerned the term “qualified handicapped individual.” Congress passed the Rehabilitation Act Amendments of 1974 in an attempt to clarify participant eligibility.

“(a) Section 7(6) of the Act was amended by adding the following new sentence: ‘For purposes of Titles IV and V of this Act, such term means any person who (A) has a physical or mental impairment which substantially limits one or more of such person’s major life activities, (b) has a record of such impairment, or (c) is regarded as having such an impairment.’”

Under the provisions of Section 504, colleges and universities may not:

- Limit the number of students with disabilities admitted.
- Make preadmission inquiries as to whether or not an applicant is disabled.
- Use admission tests or criteria that inadequately measure the academic level of blind, deaf, or otherwise disabled applicants, because special provisions were not made for them.
- Exclude a student from a course of study.
- Counsel a student with a disability toward a more restrictive career.
• Measure student achievement using modes that adversely discriminate against the student with a disability.
• Institute prohibitive rules that may adversely affect students with disabilities.

What does “otherwise qualified handicapped person” mean?
An “otherwise qualified handicapped person” is defined as one who meets the academic and technical standards requisite to admission or participation in the institution’s programs and activities. In other words, an individual with a disability must meet the same standards for admission and participation as any other student. If at some point a student with a disability no longer meets the required standards for participation in a program, he/she is then considered not otherwise qualified.

Grievance Procedure
Students who are dissatisfied with any decision or accommodation provided may file a grievance. Depending on the nature of the grievance, the student may file in one of two ways – by filing a Section 504 complaint or by filing an Academic Grievance.

Title IX and Section 504
Any student who believes he/she may have a legitimate grievance regarding alleged discrimination based on Title IX or Section 504 of the Rehabilitation Act of 1973, or any other federal civil rights law, may do one of two things. First, the student may go to the duly appointed institutional grievance officer, the Dean of Students, or secondly, the student may file a grievance directly with the Office of Civil Rights Chicago Office:
Office for Civil Rights/Chicago
U.S. Department of Education
Citigroup Center
500 W. Madison Street
Suite 1475
Chicago, IL 60661
Tel.: (312) 730 – 1560
Fax: (312) 730 – 1576
TDD: (312) 730 – 1609
Or 1 – 877 – 521 – 2172

If the student chooses to take the grievance to the institutional grievance officer, the institutional grievance officer will be responsible to launch an investigation of the alleged discrimination, in the following manner:

1. A written and signed statement of the grievance should be presented to the Dean of Students by the student.
2. The Dean of Students will conduct an informal hearing session with the individuals involved and issue a decision in writing within ten working days from the time of the informal hearing.
3. If the decision rendered by the Dean of Students is not satisfactory to the individuals involved, those individuals may present a written request for appeal to the Community
Life Committee. This committee will meet for a formal hearing within ten working days of the written request for appeal. At the formal hearing, the grievant has the right to be represented by the person or persons the grievant chooses. All proceedings will be recorded and a written decision will be returned to the grievant within five working days.

4. If the individuals involved are not satisfied with the decision of the Community Life Committee, they may appeal to the Provost/Executive Vice President. The review of the grievance by the Provost will take place within ten working days of the appeal. The decision of the Provost will be rendered within five working days of the hearing before him and will be considered final.

**Academic Grievance Procedure**

**Preamble**

Taylor University is committed to preserving a climate of openness and justice in all areas of academic life. To that end, procedures have been established to provide fair treatment of any student who registers an academic complaint and any faculty member who has been accused of unfairness toward a student. These procedural guidelines are not contractually binding on the University.

**Definitions of an Academic Grievance**

Whenever a student has a basis for believing that he/she has been unfairly treated in such matters as grades, course policies or expectations, false accusations of cheating, or inappropriate penalties, he/she may be said to have an academic grievance.

**Procedures**

The following steps, based upon the biblical standard of caring confrontation which should be the first step in any dispute, have been identified as necessary for consistency in the grievance process. Any student who feels that unfair treatment may be taking place in his/her academic experiences should follow the established process in sequential steps until there is satisfactory resolution of the problem, or until the procedures have been exhausted.

**Informal Process**

The informal process should be completed within one month of the alleged unfair treatment. Prior to the first appointment with the faculty member involved, the student should have the unfair treatment clearly focused in his/her mind by writing out a concise statement of the problem and the desired resolution. Faculty and administrators who are contacted may ask to see the written statement.

1. **By appointment, the student should discuss the issue with the faculty member involved;**
2. **If necessary, the student should discuss, by appointment, the issue with the faculty member’s Department Chair (or School Dean if the faculty member involved is a Department Chair).**
Formal Grievance Process

If a formal grievance is deemed necessary, the steps outlined below should be followed:

1. Within one month of the alleged unfair treatment, the student should submit a written statement of the grievance and the desired resolution to the Vice President for Academic Affairs (VPAA) who will attempt to resolve the grievance through conferences with the parties involved.

2. If the grievance has not been resolved within ten working days from the VPAA’s receipt of the written grievance statement, the parties involved should meet in consultation with the VPAA.

3. If, after consultation with the parties involved, the student is still dissatisfied with the outcome, the VPAA should assemble, within twenty working days from the VPAA’s receipt of the written grievance statement, a grievance committee acceptable to both parties for reviewing the complaint and submitting a recommendation. If the parties cannot agree on an acceptable grievance committee, the VPAA retains full discretion to select the members of the committee. The grievance committee should consist of five voting members including:
   a. an administrator (may be a Department Chair or Division Associate Dean, but not the head of the involved department or division) appointed to serve as chair by the VPAA,
   b. two students,
   c. two faculty members.

4. Parties directly affected by the grievance should provide the grievance committee with available data in writing, including summaries of previous conferences and actions, to bring about understanding and a timely recommendation regarding the grievance.

5. The committee should then proceed as follows:
   a. formalize its procedure to hear the grievance,
   b. conduct hearings during which the grievant and the faculty member are given opportunity to present their points of view,
   c. deliberate,
   d. reach a recommendation by a simple majority vote of the committee,
   e. make a recommendation to the VPAA to either affirm the action, which is the subject of the academic grievance, to take no action one way or the other, or to take appropriate corrective action.

6. The committee’s recommendation should be made in writing to the VPAA within fifteen working days of the committee’s appointment.

7. The VPAA should make a decision regarding the committee’s recommendation and should notify the parties in the grievance of the outcome and any resultant action within forty-eight hours of receiving the committee’s recommendation.
NOTE: Grievance actions required during calendar periods which are not working days (such as vacation), should be handled as quickly as possible and in the spirit of the working days listed above.

**Appeal Procedure**

Either party has an opportunity to appeal the grievance decision to the President of the University **within one week** of the notification by the VPAA (see item 7 above). Within another week, the President or a presidential designee should review the case and render a decision to be transmitted to both parties.

**Hearing Procedures--Grievant**

The grievant should be allowed to:
1. select as counsel any member of the university community willing to serve in this capacity;
2. state his/her grievance including submitting evidence of its existence;
3. call as witnesses current members of the university community who consent to speak;
4. question anyone who participates in the grievance process.

**Hearing Procedures--Faculty Member**

The faculty member should be allowed to:
1. select as counsel any member of the university community willing to serve in this capacity;
2. respond to the grievance in every particular, including submitting evidence to support the action or decision provocing the grievance;
2. call as witnesses current members of the university community who consent to speak;
3. question anyone who participates in the grievance process.

**Exceptions**

1. If a grievant perceives a conflict of interests in any of the steps, he/she should proceed to the next step.
2. If this process cannot be followed due to the unavailability of the faculty member, the VPAA may ask the immediate supervisor of the faculty member to assume responsibility for answering the grievance.

Academic grievances procedure, adopted 3/21/91 by Educational Policies Committee
Approved by faculty 4/11/91
Emergency Procedures

Emergency Procedures for Assisting Individuals with Disabilities

Taylor University calls to the attention of all individuals with disabilities the fact that no one else can look out for their well-being as well as they can. Therefore, individuals with disabilities need to be responsible for studying and remembering the important parts of each building they are in, including exits, phone locations and elevator procedures.

Students need to assume responsibility for asking several people in their classes to assist them if emergency evacuation becomes necessary. Faculty members who have students in their classes who might have problems leaving the building during emergencies should discuss procedures ahead of time.

Mobility Impairments

One of the biggest concerns in building evacuation is for individuals with mobility limitations:

- Elevators should NOT be used during a fire or earthquake.
- **If there is NOT imminent danger** (no obvious fire or smoke) move the individual with a mobility impairment to a fire-rated stairwell entry or other safe place and close the fire door until emergency personnel determine the nature of the situation. Officials may then decide that no evacuation is necessary, or they may remove the person by carrying him/her out of the building using special techniques and evacuation chairs.

Someone should be designated to remain with the individual while the faculty member, staff member or residence hall staff person meets emergency personnel and tells them where the person is. **Due to the risk of causing physical injury, it is extremely important that the person not be moved unnecessarily or improperly.**

- If there IS imminent danger and evacuation cannot be delayed, the person with a disability should be carried or helped from the building, in the best and fastest manner. The person with a disability is the best authority as to how to be moved out of the building. A person may be carried using a two-person lock-arm position or may sit in a stiff chair, preferably one with arms. The best procedure is to let professional emergency personnel perform the evacuation of these individuals.

Additional Evacuation Considerations

- Wheelchairs have many movable or weak parts that are not constructed to withstand the stress of lifting (e.g., the seat bar, foot plates, wheels, movable arm rests).
• Some individuals in wheel chairs may have electric artificial respirators attached. These persons should be given priority assistance if smoke or fumes are present, since their ability to breathe will be seriously jeopardized.
• Some wheelchair users do not have strength in the upper trunk or neck.
• If the wheelchair is left behind, remove it from the stairwell and leave it where it does not block evacuation areas or paths.
• If there is an attempt to move a power wheelchair, disconnect the batteries before attempting to transport it. Make sure that the foot rests are locked and the motor is off.
• If a seatbelt is available, secure the individuals in the chair.
• If you are carrying person more than three flights, a relay team may be needed.

Visual Impairments

Most visually impaired individuals will be familiar with the immediate area they are in. In the event of an emergency, tell the person specifically how and where to exit. Have the person take your elbow and escort him/her (this is the preferred method when acting as a “sighted guide”). As you walk, tell the person where you are and advise him or her of any obstacles. When you have reached safety, orient the person to where he or she is and ask if any further assistance is needed.

Hearing Impairments

Since individuals with impaired hearing may not perceive audio emergency alarms, an alternative warning technique is required. Two methods of warning are the following:

• Write a note telling what the emergency is and the nearest evacuation route (e.g., “FIRE-go out rear door to right and down. Now!”)
• Turn the light switch on and off to gain attention then indicate through gestures of in writing what is happening and what to do.

It may be prudent to escort the hearing impaired person as you leave the building.