# RULES

#### OF

# THE TENNESSEE STUDENT ASSISTANCE CORPORATION (TSAC)

# CHAPTER 1640-01-19 TENNESSEE EDUCATION LOTTERY SCHOLARSHIP PROGRAM

#### **TABLE OF CONTENTS**

1640-01-1901	Definitions	1640-01-1909	Refund Policy
1640-01-1902	Scholarship Award Amounts and	1640-01-1910	Converting from Full-time to Part-time
	Classifications		Enrollment
1640-01-1903	Application Process	1640-01-1911	Personal or Medical Leave of Absence
1640-01-1904	General Eligibility	1640-01-1912	Military Mobilization of Eligible Students
1640-01-1905	Eligibility – Tennessee HOPE	1640-01-1913	Calculation of Postsecondary
	Scholarship for Non-Traditional		Cumulative Grade Point Average
	Students	1640-01-1914	Transient Students
1640-01-1906	Eligibility – Tennessee ASPIRE Award	1640-01-1915	Extension of Five-Year Terminating
	and General Assembly Merit		Event Due to Medical Disability
	Scholarship	1640-01-1916	Appeal and Exception Process
1640-01-1907	Tennessee Education Lottery	1640-01-1917	
	Scholarship Award Process	through	
1640-01-1908	Award Made in Error	1640-01-1928	Repealed

# 1640-01-19-.01 DEFINITIONS.

- (1) Academic year: The term is defined in T.C.A. § 49-4-902.
- (2) ACT: The ACT Assessment offered by ACT, Inc., exclusive of the essay and optional subject area battery tests.
- (3) Adjusted gross income attributable to the student: The term is defined in T.C.A. § 49-4-902.
- (4) Alternative study program: A program of study including, but not limited to study abroad, student exchange programs, practicums, co-op programs, and internships, that may include travel outside the State of Tennessee that is sponsored or offered by:
  - (a) An eligible postsecondary institution; or
  - (b) An eligible postsecondary institution in conjunction with either another eligible postsecondary or a postsecondary institution that is accredited by a regional accrediting association.
- (5) ASPIRE award: An award for study in pursuit of an associate or baccalaureate degree at an eligible postsecondary institution to a student who meets the requirements of T.C.A. § 49-4-915.
- (6) Award year: A period of time, typically nine (9) months, in which a full-time student is expected to complete the equivalent of a minimum of two (2) semesters of academic study.
- (7) Certificate or diploma: The term is defined in T.C.A. § 49-4-902.
- (8) Continuing education: Courses and programs that do not lead to a certificate, diploma, or degree that are designed for personal development and are an extension of the traditional on-campus learning process.
- (9) Continuous enrollment: The term is defined in T.C.A. § 49-4-902.
- (10) Cost of attendance: The term is defined in T.C.A. § 49-4-902.

(Rule 1640-01-19-.01, continued)

- (11) Credit hours attempted: The number of semester hours for which a degree-seeking or diploma/certificate-seeking student attending a postsecondary institution is enrolled as of the institutionally defined census date shall be considered credit hours attempted, regardless of whether a grade has been assigned. This standard shall apply to any change to a non-credit status, notwithstanding anything in Rule 1640-01-19-.13.
- (12) Degree: A two-year associate degree or four-year baccalaureate degree conferred on students by an eligible postsecondary institution.
- (13) Distance education: An educational process that is characterized by the separation, in time or place, between instructor and student. It may include credit hours offered principally by television, audio, or computer transmissions, such as open broadcast, closed circuit, cable, or satellite transmission; audio or computer conferencing; video cassettes or discs, or correspondence.
- (14) Eligible high school: The term is defined in T.C.A. § 49-4-902.
- (15) Eligible postsecondary institution: The term is defined in T.C.A. § 49-4-902.
- (16) Eligible program of study: The term is defined in T.C.A § 49-4-902.
- (17) FAFSA: The term is defined in T.C.A. § 49-4-902.
- (18) Foster child: A child who was in the custody of the Tennessee Department of Children's Services as described in T.C.A. § 49-4-933.
- (19) Full-time student: The term is defined in T.C.A. § 49-4-902.
- (20) GED: The term is defined in T.C.A. § 49-4-902.
- (21) General Assembly Merit Scholarship: The term is defined in T.C.A. § 49-4-902.
- (22) Gift aid: The term is defined in T.C.A. § 49-4-902.
- (23) Grade point average (GPA): The numbered grade average calculated using a 4.0 scale, calculated to the hundredth decimal.
- (24) High school grade point average: The term is defined in T.C.A. § 49-4-902.
- (25) HiSET: The term is defined in T.C.A. § 49-4-902.
- (26) Home school: The term is defined in T.C.A. § 49-6-3050.
- (27) Home institution: The eligible postsecondary institution in which the student is enrolled and is in a matriculating status working toward a degree, diploma, or certificate.
- (28) Host institution: The eligible postsecondary institution the student is temporarily attending as a transient student.
- (29) Immediate family member: Spouse, parents, grandparents, legal guardians, children, or siblings.
- (30) Incarcerated: Currently confined to a local, state, or federal correctional institution, as well as work release or educational release facilities.

(Rule 1640-01-19-.01, continued)

- (31) Matriculating status: The student is a recognized candidate for an appropriate degree, diploma, or certificate at an eligible postsecondary educational institution.
- (32) Medical disability: A documented condition, as certified by a licensed physician, which requires a HOPE Scholarship recipient to attend part-time at an eligible postsecondary institution.
- (33) Non-traditional student: The term is defined in T.C.A. § 49-4-902.
- (34) Parent: The term is defined in T.C.A. § 49-4-902.
- (35) Part-time student: The term is defined in T.C.A. § 49-4-902.
- (36) Regional accrediting association: The term is defined in T.C.A. § 49-4-902.
- (37) SAT: The SAT administered by the College Board, exclusive of the essay and optional subject area battery tests.
- (38) Satisfactory academic progress: Progress in a course of study in accordance with the standards and practices used for Title IV programs by the eligible postsecondary institution at which the student is currently enrolled.
- (39) Semester: The term is defined in T.C.A. § 49-4-902.
- (40) Semester grade point average: The grade point average for the semester as calculated by the postsecondary institution utilizing its institutional grading policy.
- (41) Semester hour: The term is defined in T.C.A. § 49-4-902.
- (42) TCAT: Tennessee College of Applied Technology.
- (43) TELS (Tennessee Education Lottery Scholarship) award: Any scholarship and/or grant provided for by these rules that a student is eligible to receive.
- (44) Tennessee HOPE Access Grant: The term is defined in T.C.A. § 49-4-902.
- (45) Tennessee HOPE Foster Child Tuition Grant: A grant in addition to the Tennessee HOPE Scholarship to a foster child to only be used towards the costs of tuition, maintenance fees, student activity fees, and required registration or matriculation fees at the eligible postsecondary institution the student attends.
- (46) Tennessee HOPE Scholarship: The term is defined in T.C.A. § 49-4-902.
- (47) Tennessee National Guard: The term is defined in T.C.A. § 49-4-926.
- (48) Tennessee resident: A student classified as a resident of Tennessee pursuant to the provisions of § 49-8-104.
- (49) Test date: The date designated for the ACT test administered by ACT, Inc., or the date designated for the SAT test administered by the College Board at national and state test centers. This shall also include the administration of either test on other dates as approved by the respective testing entities to accommodate an individual student's documented disability or other hardship, as well as a statewide test date established by the State Department of Education that is sanctioned by the respective test entities.
- (50) Title IV: The term is defined in T.C.A. § 49-4-902.

(Rule 1640-01-19-.01, continued)

- (51) Transient student: A visiting student enrolled in another institution who is granted temporary admission for the purpose of completing work to transfer back to the home institution and who expects to return to the institution in which the student was previously enrolled.
- (52) TSAC: Tennessee Student Assistance Corporation.
- (53) Unofficial withdrawal: The determination by an institution that a student has ceased to be academically engaged and otherwise failed to officially withdraw from a course prior to the institution's established deadline or other applicable institutional guidelines.
- (54) Wilder-Naifeh Reconnect Grant: A grant program, as described in T.C.A. § 49-4-923, for students seeking a diploma or certificate at a TCAT.
- (55) Wilder-Naifeh Technical Skills Grant: The term is defined in T.C.A. § 49-4-902.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-912, 49-4-913, 49-4-914, 49-4-915, 49-4-916, 49-4-919, 49-4-920, 49-4-921, 49-4-922, 49-4-924, 49-4-926, 49-4-930, 49-4-931, 49-4-933, 49-4-934, and 49-4-935. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendments filed October 21, 2004; effective February 28, 2005. Amendment filed January 25, 2005; effective May 31, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-01 through 1640-01-19-26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendment filed January 30, 2009; effective May 29, 2009. Amendment filed August 27, 2014; effective November 25, 2014. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed January 29, 2020; effective April 28, 2020. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.02 SCHOLARSHIP AWARD AMOUNTS AND CLASSIFICATIONS.

- (1) The TELS program is intended to provide financial awards to offset costs associated with pursuing postsecondary education. The TELS awards governed by these rules include the Tennessee HOPE Scholarship, Tennessee HOPE Scholarship for Non-traditional Students, Tennessee HOPE Access Grant, Tennessee ASPIRE Award, Tennessee HOPE Foster Child Grant, General Assembly Merit Scholarship, Wilder-Naifeh Technical Skills Grant, and Wilder-Naifeh Reconnect Grant.
- (2) The amount of a TELS award shall be based on the number of credit hours attempted in a semester that are applicable to the student's eligible program of study. Award amounts for full-time students are set in Tennessee Code Annotated, Title 49, Chapter 9, and the General Appropriations Act.
- (3) A student enrolled in nine (9), ten (10), or eleven (11) credit hours in the student's eligible program of study will receive three-fourths (3/4) of the award of a full-time student. A student enrolled in six (6), seven (7), or eight (8) credit hours in the student's eligible program of study will receive one-half (1/2) of the award of a full-time student.

(Rule 1640-01-19-.02, continued)

- (4) A student enrolled in less than six (6) credit hours in the student's eligible program of study will receive one-fourth (1/4) of the award of a full-time student, but only in the following circumstances:
  - (a) In the semester of graduation, if less than six (6) credit hours are required to complete the student's eligible program of study;
  - (b) In any semester in which the eligible postsecondary institution does not offer at least six (6) credit hours of coursework applicable to the student's eligible program of study;
  - (c) The student's eligible program of study requires enrollment in less than six (6) credit hours for a semester.
- (5) Receipt of student financial aid from sources other than TELS that are applied to educational expenses will not operate to reduce the student's TELS award if the student's total aid does not exceed the total cost of attendance. If a student's total aid exceeds the cost of attendance, the eligible postsecondary institution shall, to the extent it does not violate applicable federal regulations, use its institutional policy in reducing the student's total aid package.
- (6) All tuition waivers and discounts for which a student or parent qualifies shall first be deducted from the student's tuition and mandatory fees before gift aid is credited.
- (7) Fractional award amounts for a semester may be rounded up or down to the nearest dollar, but in no event shall such rounding result in a student receiving a total annual award higher than the maximum yearly award amount authorized by the applicable statute or these rules.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-912, 49-4-914, 49-4-915, 49-4-916, 49-4-919, 49-4-920, 49-4-921, 49-4-922, 49-4-924, 49-4-930, and 49-4-933. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendment filed October 21, 2004; effective February 28, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendments filed January 30, 2009; effective May 29, 2009. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed January 29, 2020; effective April 28, 2020. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.03 APPLICATION PROCESS.

- (1) The FAFSA shall be the application for all first-year TELS awards and the FAFSA, or Renewal FAFSA, shall be the means by which eligible students reapply for TELS awards after their initial year of eligibility. The FAFSA must be submitted by mail or electronically as directed in the FAFSA instructions. Regardless of the adjusted gross income attributable to the student, the student is required to complete the FAFSA for each academic year to apply for and receive a TELS award.
- (2) Application deadlines shall be determined by the TSAC Executive Director and published on TSAC's website. It is the responsibility of the student to submit the FAFSA in a timely manner to ensure it is received by the published deadlines.

(Rule 1640-01-19-.03, continued)

(3) The TSAC Executive Director is authorized to modify published deadlines for well-documented extraordinary cause, where necessary to protect the public interest.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-924, and 49-4-930. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Amendment filed November 20, 2007; effective March 28, 2008. Amendment filed January 30, 2009; effective May 29, 2009. Amendment filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed January 29, 2020; effective April 28, 2020. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.04 GENERAL ELIGIBILITY.

- (1) To be eligible for a TELS award a student shall meet the requirements of T.C.A. §§ 49-4-904 and 49-4-905.
- (2) The receipt of a TELS award is contingent upon admission and enrollment at an eligible postsecondary institution. Academically qualifying for any of these award programs does not guarantee admission to an eligible postsecondary institution.
- (3) Except for approved medical or personal leaves of absence as provided in Rule 1640-01-19-.11 or emergency military duty as provided in Rule 1640-01-19-.12, award recipients must be continuously enrolled and maintain satisfactory academic progress at an eligible postsecondary institution.
- (4) A student reaches the terminating event of earning a baccalaureate degree under T.C.A. § 49-4-913 when the student completes all academic course requirements of the student's declared eligible program of study. Failure of the student to complete institutional requirements related to the process of conferring the credential, but unrelated to the completion of the required courses such as an exit interview, application to graduate, or others, will not allow the student to continue to be eligible for the scholarship in subsequent semesters.
- (5) Notwithstanding paragraph (4) above, a student who meets all requirements for a fourth or fifth year of eligibility except that the student is classified at the professional level rather than as an undergraduate and has not met a terminating event in accordance with T.C.A. § 49-4-913, is eligible if the student was accepted into a professional-level program of study that is an extension of the student's bachelor's degree program.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-904, 49-4-905, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Amendment filed January 30, 2009; effective May 29, 2009. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.05 ELIGIBILITY - TENNESSEE HOPE SCHOLARSHIP FOR NON-TRADITIONAL STUDENTS.

- (1) In addition to the requirements of T.C.A. §§ 49-4-902 and 49-4-931, to be eligible for a Tennessee HOPE Scholarship, a non-traditional student shall enroll in the semester immediately succeeding the semester in which eligibility is established.
- (2) Credit hours attempted and the cumulative grade point average earned by a student while receiving another TELS award, or prior to the student being determined to be an independent student by the FAFSA, shall not be considered when determining eligibility to receive the HOPE Scholarship as a non-traditional student.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-924, and 49-4-931. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendments filed October 21, 2004; effective February 28, 2005. Amendments filed January 25, 2005; effective May 31, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendment filed January 30, 2009; effective May 29, 2009. Amendment filed December 1, 2009; effective May 31, 2010. Amendments filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023

# 1640-01-19-.06 ELIGIBILITY - TENNESSEE ASPIRE AWARD AND GENERAL ASSEMBLY MERIT SCHOLARSHIP.

- (1) Any student eligible for the ASPIRE award under T.C.A. § 49-4-915 or the General Assembly Merit Scholarship under T.C.A. § 49-4-916 may receive the applicable award in addition to the base Tennessee HOPE Scholarship award.
- (2) The adjusted gross income attributable to a student shall be reviewed each academic year to determine eligibility for the ASPIRE award.
- (3) A student eligible for both the ASPIRE award and the General Assembly Merit Scholarship shall be awarded whichever award amount is higher but shall not simultaneously receive both awards. If a student becomes ineligible for one (1) of these awards in subsequent years but is eligible for the other award, the student shall receive the other award regardless of whether they received it in prior years.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-915, 49-4-916, 49-4-917, 49-4-924, 49-4-930, and 49-4-931. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.07 TENNESSEE EDUCATION LOTTERY SCHOLARSHIP AWARD PROCESS.

- (1) On or before June 30 of each year, all eligible high schools shall submit the name, social security number, grade point averages, and highest composite ACT/SAT score on any single test date, for academically eligible students, cumulative through the final semester. Students who graduate from summer school shall have their information reported to TSAC on or before August 15 of each year.
- (2) Eligible postsecondary institutions that enroll students receiving scholarships or grants shall be responsible for certifying to TSAC that students have met all eligibility requirements and shall assist in providing student information necessary for administering, receiving, and evaluating such programs.
- (3) During the certification process, all eligible postsecondary institutions shall certify the number of credit hours attempted and the cumulative grade point average of all students receiving a TELS award at the end of each semester.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-911, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendments filed October 21, 2004; effective February 28, 2005. Amendments filed January 25, 2005; effective May 31, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendment filed December 19, 2014; effective March 19, 2015. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.08 AWARD MADE IN ERROR.

- (1) If a student receives a TELS award and it is later determined that the award or some portion of the award was made in error, the student or the postsecondary institution may be required to repay the amount awarded in error.
- (2) If TSAC determines that the error was through no fault of the student, the student will not be required to repay the amount of the payment made in error.
- (3) Repayment from the student will be required if TSAC determines that fraud was committed by, or the error was the fault of, the student. When repayment is required, the student may not receive additional student aid from TSAC until repayment is made.
- (4) Repayment from the eligible postsecondary institution will be required if TSAC determines that the error was the fault of the institution.

Authority: T.C.A. §§ 49-4-201, 49-4-204, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendments filed October 21, 2004; effective February 28, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.09 REFUND POLICY.

(1) If a recipient of a TELS award fails to complete a semester for any reason, the eligible postsecondary institution shall apply its refund policy to determine whether a refund may be required and whether funds must be returned to TSAC. The eligible postsecondary institution shall provide the student with a notice indicating the amount to be returned to the student and the amount to be refunded to TSAC. Additionally, the eligible postsecondary institution shall notify TSAC of the refund, which shall be noted on the student's record. The eligible postsecondary institution shall also be responsible for obtaining repayment from the student. The student shall be ineligible for student aid from TSAC until the refund is paid.

Authority: T.C.A. §§ 49-4-201 49-4-204, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendment filed January 30, 2009; effective May 29, 2009. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.10 CONVERTING FROM FULL-TIME TO PART-TIME ENROLLMENT.

- (1) Students enrolled in a full-time or part-time status, as of the institutionally defined census date, may not convert to part-time or less than part-time status within the same semester and receive a scholarship award for the succeeding semesters unless the student requests and the institution approves the change to part-time or less than part-time status.
- (2) An institution may allow a change from full-time to part-time or from part-time to less than part-time status within the same semester only when there are documented medical or personal grounds, in accordance with Rule 1640-01-19-.11.
- (3) Each eligible postsecondary institution shall adopt procedures for considering student requests for change from full-time to part-time or from part-time to less than part-time status within the semester. In the event an institution denies a student's request to change enrollment status within a semester, the student may appeal the decision pursuant to Rule 1640-01-19-.16.
- (4) If the decision to deny the change of status is upheld through the appeals process, the student shall be ineligible to regain the TELS award.
- (5) If the change to part-time or less than part-time status is approved, the eligible postsecondary institution shall apply its refund policy to determine whether a refund may be required and/or funds returned to TSAC. The eligible postsecondary institution shall provide the student with a notice indicating the amount to be returned to TSAC. Additionally, the eligible postsecondary institution shall notify TSAC of the refund, which shall be noted on the student's record.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-911, 49-4-912, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendment filed October 21, 2004; effective February 28, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4,

(Rule 1640-01-19-.10, continued)

2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.11 PERSONAL OR MEDICAL LEAVE OF ABSENCE.

(1) A student may be granted a medical or personal leave of absence from attendance at an eligible postsecondary institution, which may include failure to enroll within sixteen (16) months of graduation, a break in continuous enrollment, or unapproved changes of enrollment from full-time to part-time or part-time to less than part-time, and receive or resume receiving an award upon resumption of the student's attendance at an eligible postsecondary institution if all other applicable eligibility criteria are met. Each eligible postsecondary institution shall adopt procedures for considering student requests for leaves of absence. Allowable medical or personal reasons include, but are not limited to, illness of the student, illness or death of an immediate family member, pregnancy, extreme financial hardship of the student or student's immediate family, fulfillment of a religious commitment encouraged of members of that faith, fulfillment of required military service, a student's participation in an internship or co-op program that is required or encouraged as part of the academic program in which the student is enrolled, or other extraordinary circumstances beyond the student's control where attendance by the student creates a substantial hardship. In the event an institution denies a student's request for a medical or personal leave of absence, the student may appeal the decision in accordance with these rules.

Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendment filed January 30, 2009; effective May 29, 2009. Amendment filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed January 29, 2020; effective April 28, 2020. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.12 MILITARY MOBILIZATION OF ELIGIBLE STUDENTS.

- (1) Members of the United States Armed Services, National Guard, or Armed Forces Reserves receiving a TELS award who are mobilized for active duty during a semester that is already in progress shall be granted a personal leave of absence by the eligible postsecondary institution the student is attending and shall not have their TELS award eligibility negatively impacted.
- (2) If, as a result of being mobilized, a student elects to completely withdraw from an eligible postsecondary institution, then the hours attempted during the semester will not be taken into consideration for purposes of determining future TELS award eligibility.
- (3) Upon re-enrollment within one (1) year following mobilization, the student's TELS award eligibility will resume as if no break in enrollment had occurred and shall retain TELS award eligibility until a terminating event as described in T.C.A. § 49-4-913 occurs.
- (4) An eligible postsecondary institution shall be authorized to consider a request for a leave of absence from a student whose spouse, child, father, or mother is mobilized for active duty as

(Rule 1640-01-19-.12, continued)

a valid basis for a personal leave of absence. This request shall be made in accordance with the provisions of this rule. If the request is granted the student shall receive the same accommodations described above.

(5) A Tennessee resident attending an out-of-state institution who is otherwise eligible shall not have their TELS award eligibility negatively impacted by military mobilization upon their return to the state as a transfer student attending an eligible postsecondary institution.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-913, 49-4-919, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendments filed January 30, 2009; effective May 29, 2009. Amendments filed December 1, 2009; effective May 31, 2010. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

## 1640-01-19-.13 CALCULATION OF POSTSECONDARY CUMULATIVE GRADE POINT AVERAGE.

- (1) The postsecondary cumulative grade point average used to determine eligibility for a renewal of a TELS award, must be calculated by the eligible postsecondary institution the student is attending, utilizing its institutional grading policy, based on all credit hours attempted after high school graduation, and calculated on an A through F grading scale, except as otherwise provided in this rule and as described in T.C.A. § 49-4-911. Unique grades associated with the failure of a class due to an unofficial withdrawal must also be included in calculations of attempted credits and grade point average.
  - (a) Notwithstanding the provisions of paragraph (1) above to the contrary, when determining whether a non-traditional student who is receiving the HOPE scholarship will continue to be eligible, only grades earned and credit hours attempted as a non-traditional student, in accordance with T.C.A. § 49-4-931, shall count toward the benchmark requirements.
- (2) All credit hours attempted at all postsecondary institutions the student has attended after graduating from high school and their corresponding grades must be included in the calculation of the postsecondary cumulative grade point average, regardless of whether the receiving institution will apply the credit hours toward the student's degree requirements. Except as provided in subparagraph (a) of this paragraph, credit hours that were repeated shall be included in the postsecondary cumulative grade point average calculation.
  - (a) A student shall have a one-time option to repeat one (1) course and utilize only the higher of the two (2) grades in the calculation of their postsecondary grade point average for purposes of determining continued eligibility for a TELS award. The credit hours for both attempted courses, however, will be included in the overall number of credit hours attempted for determining HOPE Scholarship eligibility.
  - (b) It shall be the responsibility of the student to advise the appropriate official of the eligible postsecondary institution when this option is being exercised.

(Rule 1640-01-19-.13, continued)

- (3) Grades received for courses attempted prior to high school graduation, completion of a home school program in Tennessee or GED or HiSET attainment do not count in the postsecondary cumulative grade point average or in the attempted hours for determining HOPE Scholarship eligibility.
- (4) Credit hours earned by examination are not eligible for payment with TELS awards and shall not be included in the postsecondary cumulative grade point average or in the attempted hours for determining HOPE Scholarship eligibility.
- (5) Credit hours attempted as part of a diploma or certificate program of study are not considered to be college credit hours and therefore shall not be included in the postsecondary cumulative grade point average or in the attempted hours for determining HOPE Scholarship eligibility unless those hours are accepted toward a degree.
- (6) Remedial and developmental studies and independent studies courses are eligible for payment with TELS awards and shall be included in the calculation of the postsecondary cumulative grade point average and in the attempted hours in an eligible program of study for determining HOPE Scholarship eligibility.
- (7) Courses in which a student enrolls as an audit student for which no college credit will be received cannot be paid with a TELS award or included in the attempted hours for determining HOPE Scholarship eligibility.
- (8) Continuing education courses are not eligible for payment with TELS awards and shall not be included in the postsecondary cumulative grade point average or in the attempted hours for determining HOPE Scholarship eligibility.
- (9) A student who obtains a grade change shall notify the financial aid office within thirty (30) calendar days of the grade change and request reinstatement of his or her award on a form developed by the institution for this purpose. If the grade change makes the student eligible for a TELS award, the student can be awarded a TELS award retroactively in the current award year. If the grade change affects the student's eligibility from the previous award year, the TELS award may be adjusted in the current award year. The eligible postsecondary institution shall make necessary reductions in the student's financial aid package if the reinstatement of a TELS award results in either an over-award of need-based aid or exceeds the institution's cost of attendance for any semester. If the student's application for reinstatement is denied, the student may appeal the decision in accordance with Rule 1640-01-19-.16.
- (10) A student enrolled in a matriculating status at an eligible postsecondary institution shall qualify for TELS award payment for distance education courses in an eligible program of study if all other eligibility requirements are met. Students may take courses through more than one (1) eligible postsecondary institution during the same semester. Payment for the distance education courses shall be made in the same manner as transient students as provided in Rule 1640-01-19-.14
- (11) A student enrolled in a matriculating status at an eligible postsecondary institution may qualify for TELS award payment while participating in an internship or co-op program as part of an eligible program of study if the student receives college credit from the internship or co-op experience and is charged tuition and fees for the credit. The credit hours shall be included in the postsecondary cumulative grade point average.
- (12) A student enrolled in a matriculating status at an eligible postsecondary institution may qualify for TELS award payment while participating in an alternative study or study abroad program if all other eligibility requirements are met. The eligible postsecondary institution which is the student's home institution must approve the alternative study or study abroad program for

(Rule 1640-01-19-.13, continued)

- credit toward the student's degree and the number of hours in an eligible program of study that will be applied toward the degree prior to the student's departure.
- (13) Courses that appear on a student's transcript as an "incomplete" shall be considered credit hours attempted, except as noted in Rules 1640-01-19-.12(2) and 1640-01-19-.12(4). The student's TELS award eligibility, however, shall be determined by excluding the credit hours attributable to the course for which an "incomplete" has been assigned from the cumulative grade point average calculation.
  - (a) If the student fails to retain eligibility for a TELS award as a result of the calculation of an "incomplete," but later becomes eligible when the grade for the "incomplete" course is reported, the student is eligible to receive a TELS award retroactively within the award year and shall retain eligibility. Retroactive TELS awards for previous award years shall be added to the current award year. The eligible postsecondary institution shall, however, make necessary reductions in the student's financial aid package if the reinstatement of a TELS award results in either an over-award of need-based aid or exceeds the institution's cost of attendance for any semester. It shall be the responsibility of the student to notify the financial aid office at the eligible postsecondary institution that a grade has been awarded and request that the TELS award be reinstated. Each eligible postsecondary institution shall develop a standard form for use by students to comply with this provision. If the student's application for reinstatement is denied, the student may appeal the decision in accordance with Rule 1640-01-19-.16.
  - (b) If the student retains eligibility for a TELS award as a result of the calculation, but later becomes ineligible when the grade for the "incomplete" course is reported, then the student shall be ineligible for all TELS awards. Additionally, the student shall reimburse the institution for TELS awards received in the interim.
- (14) Courses from which a student withdraws shall not be used in calculating the cumulative grade point average. The hours shall be included in the attempted hours for determining HOPE Scholarship eligibility.
- (15) Courses in which a student takes a pass/fail course shall not be used in calculating the cumulative grade point average. The hours shall be included in the attempted hours for determining HOPE Scholarship eligibility.
- (16) Students who reach a benchmark during the summer semester shall have their continuing eligibility determined based upon the cumulative grade point average and semester grade point average, if required, as of the end of the summer semester.
- (17) When determining the provisional eligibility of a student for the HOPE scholarship under T.C.A. § 49-4-911(a)(2), the student may earn the qualifying semester grade point average as either a part-time or full-time student in the semester in which continuing eligibility was reviewed.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-911, 49-4-913, 49-4-919, 49-4-924, and 49-4-931. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.14 TRANSIENT STUDENTS.

- (1) A transient student is eligible to receive a TELS award if all other eligibility requirements are met and if both the home and host institutions are eligible postsecondary institutions.
- (2) Each eligible postsecondary institution shall develop a process to effectuate each provision of this rule and shall notify its students of the process and the availability of the necessary forms to comply with the requirements. At the end of the semester, the host institution shall provide the student's home institution with all information necessary for the home institution to determine continued TELS award eligibility.
- (3) If the home institution chooses to certify the transient student to TSAC for payment of the HOPE Scholarship, the home institution shall certify the student at the award amount designated to the eligible postsecondary institution the student is attending.
- (4) If, through collaboration with the home institution, the host institution chooses to certify the transient student to TSAC for payment of the HOPE Scholarship, the host institution shall certify the student at the award amount designated to the eligible postsecondary institution the student is attending.
- (5) If the host institution chooses not to certify the transient student to TSAC for payment of the HOPE Scholarship, the home institution shall certify the student at the award amount designated to the eligible postsecondary institution the student is attending.
- (6) If the eligible student is concurrently enrolled at the home institution and a host institution, then the home institution shall certify the student at the award amount of the home institution.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendments filed January 30, 2009; effective May 29, 2009. Amendments filed December 19, 2014; effective March 19, 2015. Amendments filed April 27, 2021; effective July 26, 2021. Amendments filed August 7, 2023; effective November 5, 2023.

## 1640-01-19-.15 EXTENSION OF FIVE-YEAR TERMINATING EVENT DUE TO MEDICAL DISABILITY.

- (1) As outlined in T.C.A. § 49-4-913, a HOPE recipient who has a documented medical disability, as verified by a licensed physician, which requires the student to attend part-time, may petition TSAC to receive an extension to the five (5) year period. Such extension may not exceed ten (10) years from the student's date of initial enrollment at any postsecondary institution.
- (2) Documentation from the licensed physician must include a statement that affirms the student's medical disability and reason(s) the student must attend part-time. The extension will be granted one (1) year at a time and documentation must be provided to TSAC prior to the beginning of the academic term in which the part-time status is being applied for. The extension will be reviewed on an annual basis and a determination made of the student's eligibility for the extension.

(Rule 1640-01-19-.15, continued)

(3) A student with a medical disability whose five (5) year period has expired may appeal to TSAC to have the award reinstated, provided the student has maintained eligibility for the HOPE Scholarship. A student whose eligibility has expired may receive up to an additional five (5) years, or the number of years remaining that will equal ten (10) years from initial enrollment, whichever is less.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-708, 49-4-904, 49-4-905, and 49-4-913. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendment filed January 30, 2009; effective May 29, 2009. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.16 APPEAL AND EXCEPTION PROCESS.

- (1) Each eligible postsecondary institution shall establish an Institutional Review Panel (IRP) which shall review student appeals for the loss of TELS eligibility, as set forth in T.C.A. § 49-4-924 and these rules. Each eligible postsecondary institution shall establish written procedures for the submission of an appeal to the IRP following the denial or revocation of a TELS award. These procedures shall include, but not be limited to, the establishment and composition of the IRP and the process and timelines for appeals to the IRP. Each eligible postsecondary institution shall also ensure students are notified of the procedures for submitting an appeal to the TSAC Appeals Panel (Appeals Panel) following a decision made by the IRP. No eligible postsecondary institution official rendering a decision to deny or revoke a TELS award shall participate as a voting member in the appeal process for the same award. If the IRP determines that an appeal shall be reviewed, a hearing shall be held no later than ten (10) business days after the appeal is properly filed, exclusive of holidays and school closures. The IRP shall notify the appellant in writing of its decision no later than five (5) business days after ruling on the appeal. The notification shall include the date of the decision and pertinent facts and issues of the IRP's decision.
- (2) The TSAC Appeals Panel shall be appointed by TSAC's Executive Director for the purpose of meeting to consider appeals from decisions rendered by the IRPs and appeals submitted directly to the TSAC Appeals Panel without first being submitted to an IRP.
- (3) A student may appeal the loss of a TELS award to TSAC under the following circumstances:
  - (a) Appealing the decision rendered by an IRP. Such appeals shall be properly submitted to the Appeals Panel within forty-five (45) calendar days from the date of the IRP decision letter and shall include the following information:
    - 1. TSAC Appeal Form;
    - 2. Written statement outlining the basis for the appeal;
    - 3. Denial letter from the IRP:
    - 4. Official college transcripts;
    - 5. Proof of current enrollment; and
    - 6. Any other documentation that supports the student's appeal; or

(Rule 1640-01-19-.16, continued)

- (b) Appealing directly to the TSAC Appeals Panel without first appealing to the IRP. Such appeals shall be properly submitted to the TSAC Appeals Panel within forty-five (45) calendar days from the date of notification from TSAC to the student regarding the requirements of the appeal. Appeals directly to the TSAC Appeals Panel shall include the same documentation outlined in subdivision (3)(a), with the exclusion of the requirements in (3)(a)3., and may be reviewed by the TSAC Appeals Panel under the following circumstances:
  - 1. Where the circumstances leading to the loss of eligibility occurred at a regionally-accredited out-of-state postsecondary institution prior to the student being enrolled, or attempting to enroll, in an eligible postsecondary institution;
  - 2. Where the circumstances leading to the loss of eligibility occurred at one (1) eligible postsecondary institution prior to the student transferring to another eligible postsecondary institution;
  - 3. Where a student first enrolled beyond sixteen (16) months after high school graduation;
  - 4. Where a student withdraws from an eligible postsecondary institution while seeking eligibility as a non-traditional student;
  - 5. Where a student is enrolled part-time and is seeking an extension to the five-year terminating event due to a documented medical disability as certified by a licensed physician, including the relied upon certification;
  - 6. Where a student does not file the FAFSA or submit an application required for program eligibility by the published deadline; or
  - At TSAC's discretion where the loss of eligibility was due to extraordinary circumstances.
- (4) A student who is unable to properly submit an appeal to the TSAC Appeals Panel prior to the forty-five (45) day deadline due to circumstances beyond his or her control, may request an extension of the forty-five (45) day deadline. Such a request shall be made in writing to the TSAC Appeals Panel prior to the expiration of the forty-five (45) day deadline and shall include an explanation of the circumstances requiring the extension. The appeal of a student who does not meet the forty-five (45) day deadline and does not timely request an extension shall be denied. A denial of an untimely appeal may be set aside by the Executive Director of TSAC only in extraordinary circumstances in the interest of fairness. In such cases, the TSAC Appeals Panel will consider the appeal on its merits.
- (5) The TSAC Appeals Panel shall consider each appeal no later than forty-five (45) calendar days after the appeal is properly submitted unless an extension to the forty-five (45) day deadline is approved by the TSAC Appeals Panel. The TSAC Appeals Panel shall notify the appellant in writing of a decision no later than fourteen (14) calendar days after ruling on an appeal. The notification shall include a summary of the pertinent facts and issues leading to the decision and a copy of the notification shall be sent to the appellant's home institution. A decision of the TSAC Appeals Panel made on the merits of the appeal is the final administrative remedy available to the student.
- (6) The authority of an IRP shall be strictly limited to consideration of appeals based on determinations of eligibility arising from its respective postsecondary institution. The authority of the TSAC Appeals Panel shall be strictly limited to consideration of appeals arising from an IRP or those made directly to TSAC, as authorized by these rules. Neither the IRP nor the TSAC Appeals Panel shall have the authority to rule on the validity of, or make exceptions to,

(Rule 1640-01-19-.16, continued)

high school grade point average, postsecondary grade point average, ACT or SAT scores, or any other academic eligibility requirements.

Authority: T.C.A. §§ 49-4-201, 49-4-204, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Amendment filed October 21, 2004; effective February 28, 2005. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendments filed January 30, 2009; effective May 29, 2009. Amendments filed December 1, 2009; effective May 31, 2010. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Amendments filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.17 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Repeal filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.18 REPEALED.

Authority: T.C.A. §§ 49-4-201 49-4-204, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendment filed January 30, 2009; effective May 29, 2009. Repeal filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.19 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-911, 49-4-912, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendment filed January 30, 2009; effective May 29, 2009. Amendments filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed April 27, 2021; effective July 26, 2021. Repeal filed August 7, 2023; effective November 5, 2023.

## 1640-01-19-.20 REPEALED.

**Authority:** T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-913, 49-4-919, and 49-4-924. **Administrative History:** Original rule filed December 29, 2003; effective April 29, 2004. Public necessity

(Rule 1640-01-19-.20, continued)

rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Amendment filed December 19, 2014; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed April 27, 2021; effective July 26, 2021. Repeal filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.21 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, 49-4-913, 49-4-919, and 49-4-924. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Amendments filed November 20, 2007; effective March 28, 2008. Amendment filed December 19, 2014; effective March 19, 2015. Repeal filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.22 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-911, 49-4-913, 49-4-919, 49-4-924, and 49-4-931. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2008. Amendments filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendments filed January 30, 2009; effective May 29, 2009. Amendment filed December 1, 2009; effective May 31, 2010. Amendments filed December 19, 2015; effective March 19, 2015. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed January 29, 2020; effective April 28, 2020. Amendments filed April 27, 2021; effective July 26, 2021. Repeal filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.23 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-902, 49-4-903, 49-4-910, 49-4-911, 49-4-924, 49-4-929, and 49-4-937. Administrative History: Original rule filed December 29, 2003; effective April 29, 2004. Public necessity rule filed October 4, 2005; effective through March 18, 2006. Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to rules in effect on October 3, 2005. Repeal and new rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Repeal and new rule filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendment filed January 30, 2009; effective May 29, 2009. Amendments filed October 31, 2018; effective January 29, 2019. Amendments filed April 27, 2021; effective July 26, 2021. Repeal filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.24 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, and 49-4-924. Administrative History: Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to reserved status. Original rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Amendment filed November 20, 2007; effective March 28, 2008. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Repeal filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.25 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-903, and 49-4-924. Administrative History: Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to reserved status. Original rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Amendment filed November 20, 2007; effective March 28, 2008. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Amendments filed April 27, 2021; effective July 26, 2021. Repeal filed August 7, 2023; effective November 5, 2023.

# 1640-01-19-.26 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, 49-4-708, 49-4-904, 49-4-905, and 49-4-913. Administrative History: Public necessity rules 1640-01-19-.01 through 1640-01-19-.26 filed October 4, 2005, expired on March 18, 2006. On March 19, 2006, rules 1640-01-19-.01 through 1640-01-19-.26 reverted to reserved status. Original rule filed November 9, 2005; effective March 30, 2006. Public necessity rule filed November 30, 2006; expired May 14, 2007. Amendment filed November 30, 2006; effective March 30, 2007. Public necessity rule filed November 20, 2007; effective through May 3, 2008. Amendments filed November 20, 2007; effective March 28, 2008. Public necessity rule filed October 23, 2008; effective through April 6, 2009. Public necessity rule filed October 23, 2008 and effective through April 6, 2009, expired on April 7, 2009; rule reverted to its previous status. Amendments filed January 30, 2009; effective May 29, 2009. Repeal and new rule filed August 27, 2014; effective November 25, 2014. Repeal and new rule filed December 19, 2014; effective March 19, 2015. Repeal filed August 7, 2023; effective November 5, 2023.

#### 1640-01-19-.27 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, and 49-4-923. Administrative History: Original rule filed December 19, 2014; effective March 19, 2015. Repeal filed August 7, 2023; effective November 5, 2023.

## 1640-01-19-.28 REPEALED.

Authority: T.C.A. §§ 49-4-201, 49-4-204, and 49-4-924. Administrative History: Original rule filed December 19, 2014; effective March 19, 2015. Amendments filed January 29, 2020; effective April 28, 2020. Repeal filed August 7, 2023; effective November 5, 2023.