DUTIES OF DISCLOSURE

You must return this completed document to Gregory Roseboro, Executive Director of Admissions & Diversity Programs, in Room 215 of Hirsch Hall by no later than August 17, 2017.

Your enrollment in the School of Law signals your entry into the legal profession. The legal profession requires its members to exhibit, at all times, the highest level of professionalism, character, honesty, and integrity. A failure to live up to these ideals can adversely affect your ability to be admitted to the Bar.

I. Duty to Disclose in Law School Application

When you submitted your application for admission to the University of Georgia School of Law, you responded to the following questions:

1. Have you ever been dropped, suspended, warned, placed on scholastic or disciplinary probation, expelled or requested to resign from any college, university, or law school, otherwise subjected to discipline by any such institution, or requested or advised by any such institution to discontinue your studies therein?

2. Excluding only parking violations, have you ever been detained, arrested, formally accused, cited, or prosecuted for the violation of any law? You must disclose each instance, even if the charges were dismissed; you were acquitted; you pled nolo contendere; adjudication was withheld; your conviction was reversed, set aside, or vacated; or the record was sealed or expunged.

3. Have you ever been discharged from the armed forces other than honorably or are charges pending which could result in such an outcome?

4. Have you ever been subject to disciplinary sanctions while holding a professional license or are charges pending, which could result in such an outcome?
When you submitted your application, you certified that the information provided in your application was true and complete. In addition, you indicated that you understood and agreed that providing false information or failing to disclose information material to the Law School’s admission decision is grounds for punitive action, which could include rescission of your admission or dismissal from the Law School.

Most Bar Admission authorities require your law school application when you apply for admission to the Bar. Your application answers to the above questions must be consistent with the information that you provide to the Bar.

If you did not disclose all requested information in your application, or if you are unsure, do not sign this form now. Please schedule an appointment with Gregory Roseboro, Executive Director of Admissions & Diversity Programs, in Room 215 of Hirsch Hall before classes begin on August 15, 2017 to disclose any conduct not already disclosed on your application. This includes conduct that took place after admission but before classes begin on August 15, 2017.

II. Continuing Duty to Disclose Post-Admission Conduct

You have a continuing duty to promptly disclose information that is responsive to the questions stated above from now until you are no longer a student at the University of Georgia School of Law. Your continuing duty also extends to periods between semesters when you are not enrolled. Disclosures regarding conduct/incidents taking place after August 15, 2017 should be made to Alex Sklut, Associate Director of Student Affairs in Room 109 of Hirsch Hall.

Your failure to disclose post-admission conduct that is responsive to the questions stated above may result in revocation of admission, suspension or dismissal after matriculation, denial of certification of graduation, or revocation of your degree.

Signing this document certifies that you understand your continuing duty to promptly and fully disclose all responsive information from today until such time as you are no longer a student at the University of Georgia School of Law and that you have fully and honestly disclosed all information requested in your application for admission to the University of Georgia School of Law.

NAME (print): ________________________________

SIGNATURE: ____________________________ DATE: ________

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