**[Attachment 1]**

Eligibility of Presidential Candidates and Grounds for Disqualification

(Article 11 of the Rules on Management of Presidential Candidate Appointment Committee)

1. A person who has character and competency to conduct the functions of KAIST as its representative and take command over faculty and staff members.

2. A person who has the administrative and practical ability to develop KAIST into the world’s leading research-centered educational institution.

3. A person who does not have any grounds for disqualification under Article 12 of the Rules on Personnel Management.

|  |  |  |
| --- | --- | --- |
|  | Article 12 (Grounds for Disqualification) of the KAIST Rules on Personnel Management |  |
|  |  |
| 1. A person falling under any subparagraph of Article 33 of the State Public Officials Act;  2. A person whose civil rights have been suspended or deprived by law;  3. A person judged to be disqualified for employment as a result of physical examination;  4. A person who has evaded the duty of military service;  5. A person who has received an order to restrict employment pursuant to Article 56 of the Act on the Protection of Children and Juveniles from Sexual Abuse | | |
| **※ Article 33 (Grounds for Disqualification) of the State Public Officials Act**  1. An incompetent person under the adult guardianship or under the limited guardianship;  2. A person who was declared bankrupt and has not yet been reinstated;  3. A person in whose case five years have not passed since his/her imprisonment without labor or a heavier punishment as declared by a court was completely executed or exempted;  4. A person who was sentenced by the suspension of the execution of imprisonment without labor or a heavier punishment and for whom two years have not passed since the period of suspension expired;  5. A person who is under a suspended sentence of imprisonment without labor or a heavier punishment as declared by a court;  6. A person who is disqualified, or whose qualification is suspended, pursuant to a judgment of the court or other Acts;  6-2. A person who committed a crime prescribed in Article 355 or 356 of the Criminal Act with regard to his/her duty during the period of service as public official and was sentenced to a fine of at least three million won and in whose case two years have not yet passed since the ruling on such sentence became final;  6-3. A person who committed a crime prescribed in Article 303 of the Criminal Act or Article 10 of the Act on Special Cases concerning the Punishment, etc. of Sexual Crimes and was sentenced to a fine of at least three million won and in whose case two years have not yet passed since the ruling on such sentence became final;  6-4. A person who has been discharged or dismissed for committing a crime falling under any of the following items against a minor, or who has been sentenced to a sentence or medical care, and whose sentence or medical care has been confirmed; (Including persons whose probation period has elapsed after being sentenced to probation) A. Sexual violence crimes under Article 2 of the Act on Special Cases concerning the Punishment, etc. of Sexual Crimes. B. Sex crimes against children and juveniles under subparagraph 2 of Article 2 of the Act on the Protection of Children and Juveniles from Sexual Abuse  7. A person who was removed from office by a disciplinary action, and for whom five years have not passed thereafter;  8. A person who was dismissed by a disciplinary action, and for whom three years have not passed thereafter. | | |
|  | | |

\*In the event of misinterpretation arising from cultural differences, the original text in Korean shall take precedence over English translation.