SEXUAL MISCONDUCT POLICY

I. INTRODUCTION................................................................................................................... 4
   A. Statement of Policy ........................................................................................................... 4
   B. Applicability ...................................................................................................................... 4
   C. Reports and Formal Complaints of Prohibited Conduct .............................................. 4
   D. Period of Limitations ........................................................................................................ 5
   E. Statement of Non-Discrimination and Coordination of Policies ................................. 5
   F. Individuals with Disabilities ............................................................................................. 6
   G. University Title IX Coordinator/Sexual Misconduct Officers ..................................... 6

II. PROHIBITED CONDUCT .................................................................................................... 7
   A. Title IX – Sexual Harassment .......................................................................................... 7
   B. Other Prohibited Conduct ............................................................................................... 9
   C. Retaliation ........................................................................................................................ 12

III. CONSENT ............................................................................................................................. 12
    A. Incapacity ......................................................................................................................... 13
    B. Consent Cannot Be Obtained by Force ........................................................................ 13

IV. REPORTING AND CONFIDENTIALITY ....................................................................... 14
    A. Employee Confidentiality and Reporting Obligations .................................................. 14

V. CONFIDENTIAL AND NON-CONFIDENTIAL SUPPORT AND ASSISTANCE ..... 15
A. Confidential Resource Provider .................................................................................... 16
B. On-Campus Resources ................................................................................................... 16
C. Off-Campus Resources ................................................................................................. 16

VI. SUPPORTIVE MEASURES ............................................................................................... 17

VII. REPORTING SEXUAL MISCONDUCT .................................................................... 18
A. Filing a Complaint with Law Enforcement .................................................................. 18
B. Reporting to the University ............................................................................................ 19
C. Anonymous Reporting Options ..................................................................................... 20
A. Protective Orders ............................................................................................................ 21
B. Classroom Discussions and Public Awareness Events ................................................ 21
C. Clery Act Reporting ........................................................................................................ 21
D. Immunity for Conduct Violations .................................................................................. 21
E. False and Intentionally Misleading Statements ........................................................... 21

VIII. PROCEDURES FOR RESPONDING TO REPORTS AND FORMAL
COMPLAINTS OF TITLE IX SEXUAL MISCONDUCT .............................................. 22
A. Supportive Measures ...................................................................................................... 22
B. Emergency Removal / Administrative Leave ............................................................... 23
C. Initial Assessment and Determination of Covered Conduct ....................................... 24
D. Informal Resolution Process .......................................................................................... 25
E. Sexual Misconduct Grievance Process ........................................................................ 26
F. Definitions ........................................................................................................................ 26
G. Investigation .................................................................................................................... 29
H. Hearing ............................................................................................................................. 32
I. Disciplinary Sanctions and Remedies ........................................................................... 35
J. Appeal ............................................................................................................................... 36
K. Revising and Implementing Procedures ....................................................................... 37
IX. PREVENTION AND AWARENESS.................................................................................. 38
X. GENERAL.......................................................................................................................... 38
APPENDIX A .......................................................................................................................... 39
Definitions.............................................................................................................................. 39
APPENDIX B .......................................................................................................................... 41
On-Campus Resources ........................................................................................................... 41
  A. On-Campus Confidential Resources ............................................................................. 41
  B. On-Campus Non-Confidential Resources..................................................................... 41
APPENDIX C .......................................................................................................................... 43
Off-Campus Resources ........................................................................................................... 43
  A. Community Resources.................................................................................................. 43
  B. Statewide Resources..................................................................................................... 44
  C. National Resources...................................................................................................... 45
APPENDIX d ........................................................................................................................... 47
Preserving Evidence of Sexual Misconduct............................................................................ 47
I. INTRODUCTION

A. Statement of Policy

Western New England University (the “University”) is committed to maintaining a safe and respectful learning, living, and working environment for all members of the University community free from discrimination on the basis of sex, sexual orientation or gender identity and Sexual Misconduct (as defined in this Policy) including, but not limited to, sexual harassment, sexual assault, domestic violence, dating violence, stalking, gender-based violence, violence based on sexual orientation or gender identity or expression.

Sexual Misconduct is antithetical to the mission and values of the University and will not be tolerated. The University will respond to reports and formal complaints of Sexual Misconduct (as defined in this Policy) and will take prompt action to eliminate such conduct, prevent its recurrence, and remedy the adverse effects of such conduct in the University’s programs and activities.

A Student, Employee or Third Party determined by the University to have violated this Policy will be subject to sanctions, up to and including the termination of their relationship with the University, withdrawal of the privilege to enter upon University property, and/or to participate in University sanctioned or supported activities and events.

B. Applicability

This Sexual Misconduct Policy (“Policy”) applies to all members of the University community including students enrolled for credit or non-credit-bearing coursework; University employees, including full-time and part-time faculty, staff, and administrators; as well as third parties such as contractors, vendors, visitors, and guests (collectively referred to herein as “Community Member”).

This Policy will apply to any instance in which a Community Member is alleged to have engaged in Sexual Misconduct prohibited under this Policy against any person, regardless of the Complainant’s or Respondent’s sexual orientation or gender.

Where conduct in violation of this Policy also violates any other University policies, the University’s response will be governed by the procedures described herein. Where this Policy applies, its provisions will supersede any conflicting provision contained in other University policies.

C. Reports and Formal Complaints of Prohibited Conduct

The University strongly encourages anyone who experiences, witnesses, or becomes aware of Sexual Misconduct to report such conduct immediately regardless of where the incident occurred. This Policy specifically prohibits retaliation against any person who makes a good faith report or formal complaint of conduct prohibited under this Policy.
The University Title IX Coordinator/Sexual Misconduct Officer and the Deputy Title IX Coordinator/Sexual Misconduct Officer are the University officials with authority to institute corrective measures on behalf of the University with respect to alleged violations of this Policy.

The University will promptly respond to reports or formal complaints of prohibited conduct made in accordance with the requirements of this Policy. The University’s response will include measures designed to stop the prohibited conduct, prevent its recurrence, and remediate any adverse effects of such conduct.

D. Period of Limitations

A report or formal complaint of Sexual Misconduct may be made at any time, regardless of the length of time between the occurrence of the alleged misconduct and the decision to report or file. However, the University strongly encourages individuals to report or file promptly. A delay in reporting or filing a formal complaint may compromise the University’s ability to take action and effectively respond to the alleged misconduct, particularly if neither the Complainant nor the Respondent is employed by the University or enrolled as a Student at the time the Complaint is made.

E. Statement of Non-Discrimination and Coordination of Policies

The University is committed to adhering to all state and federal laws prohibiting discrimination in its educational programs and activities including employment on the basis of a person’s race, sex, religion, color, national origin, age, marital or parental status, military service or veteran status, gender, disabilities, genetic information or other legally protected status.

This Policy supports the University’s commitment to compliance with Title IX of the Education Amendments of 1972 (Title IX), a federal civil rights law that prohibits discrimination on the basis of sex in education programs and activities, as well as other federal and state laws prohibiting discrimination in education and employment including Title VII of the Civil Rights Act of 1964 and The Massachusetts Fair Employment Practices Act, M.G.L. Ch. 151B, M.G.L. c. 6 sec.168(E).

Questions concerning the University’s policies prohibiting sex-based discrimination including Sexual Misconduct and other forms of prohibited discrimination and harassment, can be directed to the Title IX Coordinator/Sexual Misconduct Officer, Joanne Ollson, whose office is located in Rivers Memorial, Office #104 and who can be contacted by phone at 413-782-1343 or by email at joanne.ollson@wne.edu.

In addition to making reports to the University, individuals may choose to report the issue to law enforcement for potential criminal prosecution, or to both or neither. Additionally, Individuals can choose to pursue civil legal action and/or to seek protective orders from a court of law with or without making a report to the University or law enforcement.
Questions and/or complaints regarding sex-based discrimination can also be directed to the United States Department of Education Office for Civil Rights, at (OCR@ed.gov or (800) 421-3481), or to the United States Equal Employment Opportunity Commission, John F. Kennedy Federal Building, 475 Government Center, Boston, MA (617) 565-3200 and the Massachusetts Commission Against Discrimination, 436 Dwight St # 220, Springfield, MA 01103, (413) 739-2145, concerning prohibited discrimination in employment.

F. Individuals with Disabilities

The University will provide appropriate accommodations for individuals with disabilities, to the extent necessary and available, to access and participate in the procedures outlined in this Policy. An individual seeking accommodation must notify the Title IX Officer of their need for accommodation. Requests for accommodations for Employees and Students may be reviewed in consultation with Human Resources and/or the Student Accessibility Services.

G. University Title IX Coordinator/Sexual Misconduct Officers

The University has designated Joanne Ollson to serve as the University’s Title IX Coordinator/Sexual Misconduct Officer (“Title IX Officer”). The Title IX Officer is charged with oversight and coordination of the University’s activities with respect to Title IX compliance and the development and implementation of the University’s policies, procedures, and activities to prevent sexual misconduct and response to reports and formal complaints alleging conduct in violation of this Policy. The University has also designated a Deputy Title IX Coordinator/Sexual Misconduct Officer (“Deputy Title IX Officer”) to assist the Title IX Officer in the discharge of these responsibilities.

The Title IX Officer is available to meet with any Community Member to discuss this Policy or any issues or concerns with respect to the University’s Title IX related policies, procedures and activities. The Title IX Officer and Deputy Title IX Officer can be contacted by telephone, email, or in person during regular office hours:

<table>
<thead>
<tr>
<th>Title IX Coordinator</th>
<th>Joanne Ollson, Chief Human Resources Officer</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>413-782-1343, <a href="mailto:joanne.ollson@wne.edu">joanne.ollson@wne.edu</a></td>
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<td>Rivers Memorial, Office 104</td>
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<tr>
<th>Deputy Title IX Officer</th>
<th>Lori Mayhew-Wood, Associate Director of Athletics</th>
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<tbody>
<tr>
<td></td>
<td>413-796-2230 <a href="mailto:lori.mayhew@wne.edu">lori.mayhew@wne.edu</a></td>
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<tr>
<td></td>
<td>Alumni Healthful Living Center, Room 105B</td>
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1 The Title IX Officer may designate the Deputy Title IX Officer(s) or another qualified person to assume or assist in performing all or part of their duties under this Policy. Therefore, where the Title IX Officer is identified as the person responsible for some aspect of this Policy, such provision should be read with the understanding that any duty or function of the Title IX Officer, other than overall responsibility for the oversight and coordination of Title IX/Sexual Misconduct programs and compliance, may be performed by the Deputy Title IX Officer or another qualified person designated by the Title IX Officer.
II. PROHIBITED CONDUCT

This Sexual Misconduct Policy prohibits forms of sex discrimination as defined in Title IX regulations\(^2\) and guidance issued by the U.S. Department of Education as well as other sexual misconduct that does not fall within the scope of Title IX. Prohibited Conduct under this Policy includes the following:

A. Title IX – Sexual Harassment

Title IX Sexual Harassment includes all of the forms of conduct on the basis of sex and including sexual orientation and gender identity as set forth in this Section II (A) meeting the following requirements:

**Jurisdiction** – Title IX applies only when the alleged sexual misconduct:

- Occurs within the United States; and
- Occurs within the University’s education program or activity, meaning
  - locations, events, or circumstances over which the University exercises substantial control over both the respondent and the context in which the Title IX Sexual Harassment occurs, and
  - any building owned or controlled by a student organization that is officially recognized by the University; and
  - at the time of filing a formal complaint, a complainant is participating in or attempting to participate in the education program or activity at the University.

**Title IX – Sexual Harassment includes:**

- **Quid Pro Quo Sexual Harassment:** An employee of the University conditioning the provision of an aid, benefit, or service of the University on an individual’s participation in unwelcome sexual conduct;

- **Sexual Harassment:** Unwelcome sexual conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive to Reasonable Person that it effectively denies an individual equal access to the University’s education program or activity;

- **Discrimination:** On the basis of sexual orientation or gender identity.

\(^2\) 34 CFR Part 106
• **Sexual Assault:** Any sexual act directed against another person, without the consent of the victim, including instances where the victim is incapable of giving consent. Sexual assault can occur between individuals of the same or different sexes and/or genders. This includes the following:

  o **Rape:** The carnal knowledge of a person, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity;

  o **Sodomy:** Oral or anal sexual intercourse with another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity;

  o **Sexual Assault with an Object:** To use an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity;

  o **Fondling:** The touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of their age or because of their temporary or permanent mental or physical incapacity;

  o **Incest:** Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law; or

  o **Statutory Rape:** Sexual intercourse with a person who is under the statutory age of sixteen (16).

• **Domestic Violence:** A felony or misdemeanor crime of violence committed: (a) by a current or former spouse or intimate partner of the victim; (b) by an individual with whom the victim shares a child in common; (c) by an individual who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner; (d) by an individual similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the felony or misdemeanor crime of violence occurred; (e) by any other individual against an adult or youth victim who is protected from that individual’s acts under the domestic or family violence laws of the jurisdiction in which the felony or misdemeanor crime of violence occurred.

  o **Intimate partner** is defined as an individual with whom one has or had a short- or long-term relationship that provides romantic and/or physical intimacy or emotional dependence. Intimate relationships can occur between individuals of the same gender or different genders and may include (but are not limited
to) marriages, civil unions, dating relationships, “hook-up” relationships, relationships in which partners are characterized as “girlfriends” or “boyfriends,” and relationships between individuals with a child in common.

- **Dating Violence**: Violence committed by an individual who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship shall be determined based on the reporting individual’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the individuals involved in the relationship. This includes, but is not limited to, sexual or physical abuse or the threat of such abuse. Dating violence does not include acts covered under the definition of domestic violence.

- **Stalking**: Engaging in a course of conduct directed at a specific individual that would cause a reasonable person to: (a) fear for the individual’s safety or the safety of others; or (b) suffer substantial emotional distress. For the purposes of the Stalking definition: Course of conduct means two or more acts, including acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about an individual, or interferes with an individual’s property. Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

**B. Other Prohibited Conduct**

Other prohibited conduct means forms of conduct based on sex prohibited by the University as set forth in this section meeting the following requirements:

- **Jurisdiction** – Other prohibited conduct applies when the alleged sexual conduct:
  
  - Occurs on University premises or other property owned or controlled by the University;
  - Occurs in the context of a University employment or education program or activity, regardless of location, including, but not limited to University-sponsored events and programs including study abroad, research, on-line and internship programs; or
  - Occurs on premises or other property not owned or controlled by the University or outside the context of a University employment or education program or activity, where the impact of the conduct has the effect of interfering with a Community Member(s) equal access to the University’s employment or educational programs and/or activities.
Other Prohibited Conduct includes:

- **Conduct Outside Title IX Jurisdiction:** conduct that would otherwise be prohibited under Section II (A) (e.g., Quid Pro Quo Sexual Harassment, Sexual Harassment, Sexual Assault, Domestic Violence, Dating Violence, and Stalking), but which must be dismissed because it does not meet Title IX jurisdictional requirements.

- **Gender-Based Violence:** violence based on gender, sexual orientation or gender identity or expression.

- **Sexual Harassment:** defined as any unwelcome sexual advance, request for sexual favors, or other unwanted conduct of a sexual nature, whether verbal, non-verbal, graphic, physical, or otherwise, when:
  
  o Submission to or rejection of such conduct is either an explicit or implicit term or condition of an individual’s employment, academic standing, evaluation of academic work or advancement in an academic program, or is used as the basis for University decisions affecting the individual (often referred to as “quid pro quo” or “this for that” harassment); or
  
  o Creates a hostile environment when the conduct has the purpose or effect of unreasonably interfering with an individual’s learning, working, or living environment, or limiting or depriving an individual of the ability to participate in or benefit from the University’s employment or educational programs and/or activities. Conduct must be sufficiently severe or pervasive to create an intimidating, threatening, abusive, humiliating, or sexually offensive learning, working, or living environment. A single incident of Prohibited Conduct can be sufficiently severe to support the existence of a hostile environment (for example, Sexual Assault or Sexual Exploitation).

- **Examples of conduct that may constitute Sexual Harassment include, but are not limited to:**
  
  o Unwelcome sexual advances, whether they involve physical touching or not;

  o Sexual innuendos, jokes, written or verbal references to sexual conduct, gossip regarding one’s sex life, commenting on an individual’s body.

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3 Title IX does not reach curriculum or in any way prohibit or abridge the use of particular textbooks or curricular materials. See 28 C.F.R. § 54.455; 34 C.F.R. § 106.42. Furthermore, OCR’s 2001 Guidance stated that “Title IX is intended to protect students from sex discrimination, not to regulate content of speech… [T]he offensiveness of a particular expression as perceived by some students, standing alone, is not a legally sufficient basis to establish a sexually hostile environment under Title IX.” Department of Education, Office for Civil Rights, Revised Sexual Harassment Guidance (2001) at 22. See also OCR Dear Colleague Letter on the First Amendment, July 28, 2003 (explaining that “OCR’s regulations should not be interpreted in ways that would lead to the suppression of protected speech on public or private campuses.”).
discussion or inquiry about an individual’s sexual orientation, sexual activity, deficiencies, or prowess;

- Displaying or circulating sexually suggestive objects, pictures, videos, or cartoons, including via electronic communications;

- Bullying or hazing based on sex, sexual orientation or gender identity or expression.

- **Sexual Exploitation:** occurs when a person takes non-consensual or abusive sexual advantage of another. Sexual exploitation includes the following activities:

  - Voyeurism or Peeping: Intentionally watching, videotaping, or recording an individual who is undressing, completely or partially naked, or engaging in sexual activity. This includes allowing others to observe or record, in any manner, consensual sexual conduct between persons where any person engaged in the sexual conduct did not knowingly and expressly consent to such observance or recording in advance.

  - Displaying or distributing nude or sexually explicit images of another person without that person’s consent.

  - Prostituting another person or soliciting a prostitute to campus, or a campus event, to engage in prostitution.

  - Knowingly exposing another person to a sexually transmitted infection or virus without that person’s knowledge.

- **Inducing Incapacitation:** providing alcohol or drugs to an individual, with or without the individual’s knowledge, with the purpose or intent of taking advantage of that individual’s impairment or intoxication in furtherance of any conduct prohibited under this Policy.

- **Sexual Exhibitionism:** Engaging in sexually explicit activity in public spaces.

- **Defacing Property:** Writing, drawing, or marking of graffiti on University property that is sexually graphic in nature.

- **Aiding or Facilitating:** Members are prohibited both from personally engaging in Sexual Misconduct and from engaging in conduct which promotes, assists or encourages another person or persons to engage in such conduct (for example, acting as a lookout or inciting another to engage in prohibited conduct).

- **Attempted Violations:** The University will treat attempts to commit any of the conduct prohibited by this Policy as if those attempts had been completed.
C. Retaliation

Retaliating is seeking retribution against a Complainant, Respondent, or any individual for exercising their rights under this Policy or making a report or complaint, testifying, assisting, conducting, participating in or refusing to participate in an investigation, hearing, or other proceeding under this Policy. Retaliation can be committed by any individual or group of individuals, not just those involved in a report or complaint.

Retaliation may include, but is not limited to, threats, coercion, verbal abuse, violence, and harassment, including knowingly making false statements about another person verbally or in writing. Retaliation will violate this Policy even where the underlying allegation(s) of Sexual Misconduct are dismissed or a finding of “no responsibility” has been made.

Complaints alleging retaliation under this Policy, including for the exercise of rights under this Policy, must be filed as a formal complaint in accordance with the procedures set forth in this Policy.

III. CONSENT

Engaging in sexual activity of any type with another person without their Consent is prohibited. Consent is defined as a freely and affirmatively communicated willingness to participate in sexual activity, expressed either by words or clear, unambiguous actions. Individuals who choose to engage in sexual behavior should verbally communicate their intentions and Consent to engage in specific sexual activity as clearly as possible.

Consent may be withdrawn at any time. An individual who seeks to withdraw consent should communicate, through clear words or actions, a decision to cease the sexual activity. Once Consent is withdrawn, the sexual activity must cease immediately.

A person who initiates a sexual activity is responsible for obtaining Consent for that activity. Lack of protest, lack of resistance, silence and/or passivity do not constitute Consent. Relying solely on non-verbal communication before or during sexual activity can lead to misunderstanding and may result in a violation of this Policy.

Consent to one form of sexual activity or with one partner does not, by itself, constitute Consent to another form of sexual activity or with others. In addition, Consent to sexual activity on a prior occasion does not, by itself, constitute Consent to future sexual activity. In cases where the parties are or were engaged in a prior or ongoing consensual sexual relationship, the manner and nature of prior communications between the parties and the context of the relationship may have a bearing on evaluating the presence of Consent, but any sexual activity must still be mutually agreed upon.

Consent, even when given, is ineffective if given by a minor (in Massachusetts, those not yet sixteen (16) years of age), by individuals who are incapacitated, or when obtained by force, violence, threats, intimidation, or coercion.
A. **Incapacity**

A person who is incapacitated is unable, temporarily or permanently, to give Consent because they lack the ability to make informed, rational judgments about whether or not to engage in sexual activity as a result of mental or physical helplessness, sleep, unconsciousness, or lack of awareness that sexual activity is taking place.

Mental helplessness means a person who is incapable of appraising or controlling their own conduct. Physical helplessness means a person who is physically unable to communicate their willingness or unwillingness to engage in an act. A person may be incapacitated as a result of the voluntary or involuntary consumption of alcohol or other drugs, or due to a temporary or permanent physical or mental health condition.

A person is not necessarily incapacitated merely as a result of ingesting alcohol or other drugs. Incapacitation is an extreme form of intoxication. The impact of alcohol and other drugs varies from person to person. A person’s level of intoxication can change rapidly, and incapacitation can be reached within a short period of time. Although every individual may manifest signs of incapacitation differently, typical signs include, but are not limited to, slurred or incomprehensible speech, unsteady gait, combativeness, emotional volatility, vomiting, outrageous or unusual behavior, and/or unconsciousness.

B. **Consent Cannot Be Obtained by Force**

Consent cannot be obtained by Force. Force includes the use of physical violence, threats, intimidation, and/or coercion.

**Physical violence** means that a person is exerting control over another person through the use of physical force. Examples of physical violence include hitting, punching, slapping, kicking, pushing, restraining, choking, and brandishing or using any weapon.

**Threats** are words or actions that would compel a reasonable person to engage in unwanted sexual activity. Examples include threats to harm a person physically, to reveal private information to harm a person’s reputation or cause a person academic or economic harm.

**Intimidation** is an implied threat that menaces or causes reasonable fear in another person. A person’s size, alone, does not constitute intimidation; however, a person’s size may be used in a way that constitutes intimidation (e.g., blocking access to an exit).

**Coercion** is the use of an unreasonable amount of pressure to gain sexual access. Coercion is more than an effort to persuade, entice, or attract another person to have sex. When a person makes clear a decision not to participate in a particular sexual activity or a form of sexual activity, a decision to stop, or a decision not to go beyond a certain sexual interaction, continued pressure can be coercive. To constitute coercion, conduct must have impaired the other individual’s freedom of will to choose to participate in sexual activity.
In evaluating whether Consent existed, consideration will be given to the totality of the circumstances including, but not limited to, the extent to which the words or clear, unambiguous actions of the alleged victim affirmatively communicated their willingness to participate in sexual activity; whether a reasonable sober person in the position of the individual alleged to have engaged in the prohibited conduct would have known or should have known that the alleged victim was incapacitated; and whether the circumstances indicate that Consent to sexual activity did not exist.

IV. REPORTING AND CONFIDENTIALITY

The following information is provided to help Community Members make informed choices about where to turn if they or someone else is a victim of Sexual Misconduct. The University encourages victims to talk to someone about what happened so that they can get the care and support they may need, and so the University can take prompt action to respond to the issue.

The University is committed to protecting the privacy of all involved in the response to a report of Sexual Misconduct in accordance with applicable law, and will take steps to limit disclosure of related information only to those individuals who have a need to know in order to assess the report, provide supportive measures, and to take steps to eliminate conduct that violates this Policy, prevent its recurrence, and remedy its effects.

The privacy of Student education records will be protected in accordance with the Family Educational Rights and Privacy Act (FERPA). The privacy of an individual’s medical and related records is generally protected by the Health Insurance Portability and Accountability Act (HIPAA), excepting health and treatment records protected by FERPA.

A. Employee Confidentiality and Reporting Obligations

It is important to understand that each Employee’s obligations with respect to maintaining confidentiality and reporting disclosures concerning Sexual Misconduct will depend on whether the Employee is considered to be a “Confidential Employee.” Only Confidential Employees are exempted from the requirement for employees to report information concerning incidents of Sexual Misconduct to the Title IX Officer.

All Employees including faculty, staff, administrators, and students employed as resident assistants, supervisors and graduate assistants who are not identified as being a Confidential Employee as defined herein, are required to immediately report all information obtained, whether directly or indirectly, about incidents of Sexual Misconduct to the Title IX Officer including the names, if known, of the victim and all others involved in, or having knowledge of the incident.

Reporting allows the Title IX Officer to provide support services and information concerning reporting and resolution options and procedures to individuals who may have been subjected to Sexual Misconduct and to evaluate patterns, trends, and safety issues for the Community at-large.
Confidential Employees: A victim of Sexual Misconduct can seek assistance and support from a Confidential Employee without triggering a report of information concerning such conduct to the Title IX Officer or to the University that could reveal the victim’s identity or that the victim disclosed the incident.

The University has designated individuals who are employed in positions that provide medical care, mental health services, counseling, and clergy providing religious counseling as well as employees providing such services under their supervision, as being Confidential Employees. A listing of confidential positions is included in the following section.

The designation of Confidential Employee status extends to employees working in positions that provide administrative and/or related support to Confidential Employees in connection with their provision of confidential services. However, the designation extends only to information received or learned by such employees in the course of performing their job duties in support of the Confidential Employee(s).

Confidential Employees are instructed to inform individuals who may have been subjected to Sexual Misconduct of their right to make a report and to file a Complaint with the University, however, Confidential Employees are not required to disclose to the University any personal or other information that could reveal the identity of a victim of Sexual Misconduct who disclosed information to the Confidential Employee in connection with their provision of confidential services to the victim.

While Confidential Employees may maintain a victim’s confidentiality with respect to the University, they may disclose personally identifiable information as required by law or a court order. For example, such information may be disclosed when: (i) the victim gives written consent for disclosure; (ii) there is an imminent threat of harm to the individual or others; or (iii) the information concerns conduct involving suspected abuse or neglect of a minor under the age of 18.

All Community Members are required to immediately report any suspected abuse or neglect of a minor to the Title IX Officer who will contact appropriate agencies including law enforcement and the Massachusetts Department of Children and Families (“DCF”). Community Members may also report suspected abuse or neglect of a minor through DCF’s Child-at-Risk Hotline at (800) 792-5200.

V. CONFIDENTIAL AND NON-CONFIDENTIAL SUPPORT AND ASSISTANCE

The University offers a wide range of resources to provide Community Members with care, support and guidance in response to incidents of Sexual Misconduct. The University strongly encourages community members who have been subjected to Sexual Misconduct to seek care and support from confidential and/or non-confidential resources available to them on or off campus.
A. Confidential Resource Provider

The Confidential Resource Provider ("CRP") is a person who can provide information, support, and assistance to Community Members with respect to issues of Sexual Misconduct on a confidential basis.

Amy Shuman, Assistant Director Mental Health & Wellness is the designated CFP for the University. Their office is located in Room 238 in the Center for Sciences and Pharmacy. Students and employees can contact the CRP by phone or email at (413) 796-2385 and Amy.Shumann@wneu.edu, Monday through Friday 8:30 to 4:30.

The CRP can provide information about various options and procedures for reporting incidents of Sexual Misconduct to the University and/or off-campus resources such as law enforcement and courts and information and support in accessing on and off-campus services including medical, health, and counseling services, as well as pursuing safety and security measures such as University issued no contact orders and/or court ordered protective orders.

Communications with the CRP are privileged under Massachusetts law. This means that the CRP cannot be made to disclose the identity of individuals who seek their services or information provided to them by a person receiving services to anyone (including University officials, Title IX or law enforcement) without the written consent of the person receiving the CRP’s services unless compelled to do so by law.

The CRP may act as an advisor and/or support person during meetings, interviews, hearings and other proceedings under the University’s Sexual Misconduct Policy for individuals who choose to make a report or pursue a formal complaint.

Notice: Providing information to the CRP concerning issues of Sexual Misconduct does not place the University on notice of such conduct.

B. On-Campus Resources

A listing of on-campus confidential and non-confidential resources, including contact information, that can provide Community Members with emergency and ongoing medical treatment, counseling, support, victim advocacy services, and options for reporting incidents to the University and/or law enforcement is included at Appendix B.

C. Off-Campus Resources

Off-campus counselors, advocates, and health care providers will also generally maintain confidentiality and not share information with the University unless the victim authorizes the disclosure.

Information concerning some of the resources available in the Springfield community including hospitals, counseling, advocates, law enforcement agencies, and legal services is included in Appendix C.
VI. SUPPORTIVE MEASURES

The University’s Title IX Officer is responsible for the implementation of supportive measures and for coordinating with other University officials and departments to do so. Upon receipt of a report or formal complaint of a violation of this Policy, the University, through the Title IX Officer, will promptly contact the complainant, or if unknown attempt to identify the complainant, to discuss the availability of supportive measures.

Supportive measures are designed to restore or preserve equal access to the University’s educational and employment programs or activities without unreasonably burdening the other party, including measures designed to protect the safety of all parties and the broader University community, or deter Sexual Misconduct. The approval and application of supportive measures will be determined by the specific circumstances of each case.

The Title IX Officer shall consider the complainant’s wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the complainant the process for filing a formal complaint. The University will also consider supportive measures, as appropriate and reasonably available, for the respondent and for third parties, taking into account the role of the third party and the nature of their relationship to the University.

Supportive measure may impose restrictions on a party however, supportive measures will not impose unreasonable burdens on either party. The University may provide supportive measures to the complainant and respondent, as appropriate and reasonably available, and will do so without fee or charge.

Once supportive measures are approved, each individual will be notified in writing of the supportive measures approved for them. The University will only share information about supportive measures provided to a reporter or complainant as may be necessary to implement such measures.

For information and assistance in arranging supportive measures, individuals may contact the Title IX Officer or the Deputy Title IX Officer.

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<tr>
<th>Joanne Ollson, Title IX Officer</th>
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<tbody>
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<td>Chief Human Resources Officer</td>
<td>Associate Director of Athletics</td>
</tr>
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Examples of supportive measures include:

- Issuing mutual no-contact orders (i.e., an order directing one or both of the parties to refrain from contacting the other, directly or through proxies);
- Placing a non-student Employee on administrative leave from employment during the pendency of investigation and resolution proceedings;
• Arranging access to counseling services and assistance in setting up initial appointments for students, or providing contact information for available counseling services for employees;
• Assistance in seeking academic assistance or modifications;
• Assistance in modifying University housing arrangements;
• Assistance in modifying University employment arrangements, including changes in work schedules, job assignments, or work locations;
• Changing an Employee’s phone number at work;
• Arranging a meeting with Police to discuss safety planning, the filing of a criminal complaint or request for a protective order;
• Arranging a leave of absence.

VII. REPORTING SEXUAL MISCONDUCT

The University strongly encourages anyone who experiences, witnesses, or becomes aware of Sexual Misconduct to report such conduct immediately regardless of where the conduct occurred. The University prohibits retaliation against anyone who reports an incident of sexual misconduct, assists another in making a report, or who participates in the investigation of a report or the University’s grievance procedures in response to a formal complaint.

The University provides multiple avenues to report incidents of Sexual Misconduct. Individuals may choose to make a report to the University under this Policy, either directly or anonymously, to law enforcement for potential criminal prosecution, or to both or neither. Additionally, Individuals can choose to pursue civil legal action and/or to seek protective orders from a court of law with or without making a report to the University or law enforcement.

Complaints made to the University, law enforcement and/or civil courts can be pursued concurrently under the University’s grievance procedures and external civil and/or criminal processes. The Title IX Officer, Campus Police, and the CFP can provide information and assistance to individuals who wish to pursue protective orders, criminal complaints with off-campus law enforcement agencies and/or civil actions in court.

A. Filing a Complaint with Law Enforcement

A Complainant has the right to notify or decline to notify law enforcement concerning an incident of Sexual Misconduct. A Complainant who wishes to pursue criminal action in addition to, or instead of, making a report to the University is strongly encouraged to immediately notify law enforcement directly by contacting:

WNEU Department of Public Safety
1215 Wilbraham Road, Springfield, MA 01119
(413) 782-1411 or (413) 782-1300
police@wne.edu
Public Safety Officers are available 24 hours a day, seven days a week.
Police have the power to seek and execute search warrants, collect forensic evidence, make arrests, and assist in obtaining civil protective orders. Campus Police and/or the Title IX Officer can provide support and arrange transportation for a Community Member who wishes to seek the assistance of off-campus law enforcement authorities concerning incidents of Sexual Misconduct. Under limited circumstances, posing a threat to health or safety of a Community Member, the University may independently notify law enforcement of the incident(s).

Individuals may inform law enforcement authorities about Sexual Misconduct and discuss the matter with a law enforcement officer without making a formal criminal complaint or a formal complaint to the University. Individuals who make a criminal complaint may also choose to pursue a formal complaint with the University simultaneously.

A criminal investigation into the matter will not preclude the University from conducting its investigation of a formal complaint. However, the University may temporarily delay its investigation while criminal investigators are gathering evidence. Although the investigations complaints may be conducted simultaneously, they will be independent of one another. The University may obtain and use reports and information developed in the course of a law enforcement investigation in the University’s investigation and resolution of a Complaint of Sexual Misconduct.

Neither the results of a criminal investigation nor the decision of law enforcement to investigate or decline to investigate the matter is determinative of whether Sexual Misconduct, for the purposes of this Policy, has occurred.

B. Reporting to the University

The University strongly encourages anyone who has experienced, has knowledge of, or has witnessed Sexual Misconduct to make a report to the University. Making a report to the University does not require participation in any subsequent University proceedings, nor is a complaint required in order for an individual to receive support or remedial measures.

Note: All of the following, including employees of the identified offices and departments, are employees required to immediately report all information (received directly or indirectly) about incidents of Sexual Misconduct involving a Community Member to the Title IX Officer. They must also report information as required under the Clery Act.
Reports of sexual misconduct can be made to the University by contacting any of the following:

**The University Title IX Officer and Deputy Title IX Officer**
Reports and formal complaints can be submitted to the Title IX Officer and Deputy 24 hours a day, seven days a week via email or during business hours (8:30 a.m. to 4:30 p.m., Monday through Friday) in person, via email or telephone.

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**WNEU Department of Public Safety**
1215 Wilbraham Road, Springfield, MA 01119
(413) 782-1411 or (413) 782-1300
police@wne.edu
Public Safety Officers are available 24 hours a day, seven days a week.

**Office of the Dean of Students**
Office staff are available during business hours (8:30 a.m. to 4:30 p.m., Monday through Friday).

**Human Resources**
Human Resources staff are available during business hours (8:30 a.m. to 4:30 p.m., Monday through Friday).

**C. Anonymous Reporting Options**

Anonymous reports may be made in writing to the Title IX officer via mail, by email to https://www1.wne.edu/public-safety/bias-reporting-form.cfm A formal complaint cannot be made anonymously.

Individuals who choose to file anonymous reports of Sexual Misconduct are advised that the University will conduct an inquiry into the report. However, the University’s ability to conduct an effective inquiry and to take action concerning the report may be significantly limited. Anonymous reports may be used for Clery Act data collection purposes.

Non-Confidential Employees cannot make anonymous reports concerning information (obtained directly or indirectly) about incidents of Sexual Misconduct involving a Community Member. Non-Confidential Employees must report all such information to the Title IX Officer.
A. Protective Orders

Any Community Member who obtains a protective order from a court or another off-campus entity with the legal authority to issue such orders, must provide a copy of the order to University’s Public Safety Department and the Title IX Officer. This will ensure that the University is aware of the Order and the requisite restrictions, and will enable the University to implement supportive and/or other measures as may be needed in connection with the Order.

B. Classroom Discussions and Public Awareness Events

Classroom discussions and assignments as well as public awareness events such as “Take Back the Night,” candlelight vigils, protests, survivor speak outs, film screenings, or other public forums in which incidents of Sexual Misconduct are disclosed shall not be considered to place the University on notice of an incident of Sexual Misconduct for purposes of triggering its obligation to investigate any particular incident(s).

C. Clery Act Reporting

Pursuant to the Clery Act, the University includes statistics about certain offenses in its daily crime log and annual security report and provides those statistics to the United States Department of Education, but does so in a manner that does not include any personally identifying information about persons involved in an incident. If a report of Sexual Misconduct discloses a serious and continuing threat to the University community, where timely notice must be given to protect the health or safety of the community, the University is required to issue a timely notification to the community under the Clery Act. The timely warning will not provide any personally identifying information about the victim.

D. Immunity for Conduct Violations

The University considers the reporting and resolution of Sexual Misconduct violations to be of paramount importance. Accordingly, students who in good faith make a report of sexual misconduct or who, in good faith, provide information to the University as a witness in connection with the investigation and resolution of a report or formal complaint of alleged Sexual Misconduct will not be subject to disciplinary sanctions for violations of student conduct policies related to the underlying incident of alleged sexual misconduct unless the conduct violations were egregious.

E. False and Intentionally Misleading Statements

The University may take disciplinary action against an individual for making a materially false or intentionally misleading statement in the course of an investigation, proceeding, or hearing under this Policy. However, the University will not conclude that a materially false or misleading statement was made in bad faith solely based on a determination regarding responsibility in connection with an adjudication under this Policy. Further, the exercise of rights guaranteed under law including the First, Fifth, and Sixth
Amendments to the United States Constitution and will not constitute a violation of this Policy.

VIII. PROCEDURES FOR RESPONDING TO REPORTS AND FORMAL COMPLAINTS OF TITLE IX SEXUAL MISCONDUCT

These procedures outline the steps the University will take upon receiving a report or formal complaint of alleged Sexual Misconduct.

In order to protect the safety of the campus community, the Coordinator may review reports of alleged violations of this Policy even when a formal complaint has not been filed or has been withdrawn to determine if an investigation may be warranted. In such cases, the Coordinator may determine to file a formal complaint and proceed with an investigation even if a complainant has requested that the University take no action on the matter.

In making a determination to file a formal complaint, the Coordinator will consider the complainant’s request, the University’s obligations to address sexual misconduct, safety concerns, the interests of others involved, and the interests of the University community.

A. Supportive Measures

The Title IX Officer is responsible for the implementation of supportive measures and for coordinating with other University officials and departments to do so. Upon receipt of a report or formal complaint of a violation of this Policy, the University, through the Title IX Officer, will promptly contact the complainant, or if unknown attempt to identify the complainant, to discuss the availability of supportive measures.

The Title IX Officer will also discuss the availability of supportive measures with the Respondent, as appropriate, with third parties taking into account the role of the third party and the nature of their relationship to the University.

Supportive measures are designed to restore or preserve equal access to the University’s educational and employment programs or activities without imposing an unreasonable burden on the other party, including measures designed to protect the safety of all parties and the broader University community, or deter Title IX Sexual Misconduct. The approval and application of supportive measures will be determined by the specific circumstances of each case.

The Title IX Officer shall consider the complainant’s wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain to the complainant the process for filing a formal complaint, grievance procedure, and the process for resolving formal complaints including informal resolution, if available and deemed appropriate by the Title IX Officer.
Supportive measure may impose restrictions on a party however, supportive measures will not be applied so as to impose an unreasonable burden. The University may provide supportive measures to the complainant or respondent, as appropriate and reasonably available, and will do so without fee or charge, regardless of whether the complainant seeks formal disciplinary action.

Once supportive measures are approved, the parties and/or affected individuals will be notified in writing of the supportive measures. The University will keep supportive measures provided to a party confidential to the extent practicable.

For information and assistance in arranging supportive measures, individuals may contact the Title IX Officer or Deputy Title IX Officer.

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Examples of supportive measures include:

- Issuing mutual no-contact orders (i.e., an order directing one or both of the parties to refrain from contacting the other, directly or through proxies);
- Placing a non-student Employee on administrative leave from employment during the pendency of investigation and resolution proceedings;
- Arranging access to counseling services and assistance in setting up initial appointments for students, or providing contact information for available counseling services for employees;
- Assistance in seeking academic assistance or modifications;
- Assistance in modifying University housing arrangements, if available;
- Assistance in modifying University employment arrangements, including changes in work schedules, job assignments, or work locations;
- Changing an Employee’s phone number at work;
- Arranging a meeting with Police to discuss safety planning, the filing of a criminal complaint or request for a protective order;
- Arranging a leave of absence.

**B. Emergency Removal / Administrative Leave**

In connection with this Policy, whether or not a grievance process is underway, the University may summarily remove a student from educational programs and/or activities on an emergency basis, after undertaking an individualized safety and risk analysis, and upon the determination that the individual poses an immediate threat to the physical health or safety of any student or other individual (including themselves, the respondent, the complainant, or any other individual). In these situations, the University will provide
the individual with notice and an opportunity to challenge the decision immediately following removal.

The University may place an employee who is named as a Respondent in a formal complaint under this Policy on paid administrative leave for all or any part of the investigation and resolution proceedings. However, leave will be administered in a manner that will allow the employee an equal opportunity to participate in the proceedings.

C. Initial Assessment and Determination of Covered Conduct

Where the complainant is known or identified, the Title IX Officer will arrange a meeting to discuss the report or formal complaint with the complainant and the procedures and actions available under this Policy to resolve the complaint.

The actions of the Title IX Officer in conducting the initial assessment will include, but are not limited to, the following:

- Inform complainant about how to access a copy of the Sexual Misconduct Policy.
- Provide complainant with information about confidential and non-confidential medical, wellness, and support resources on-campus and off-campus.
- Explain the importance of obtaining and preserving forensic and other evidence, and their right to contact law enforcement, or to decline to contact law enforcement, and/or to seek a protective order.
- Inform complainant of the prohibition of retaliation against individuals who make a report or formal complaint, or who participate in the grievance and resolution procedures under this Policy.
- Assess the nature and circumstances of the report and determine if the reported conduct demonstrates a threat to the health or safety of the University community that may warrant issuance of a timely warning or entry of the report in the daily crime log.
- Make a determination as to whether the conduct reported would, if substantiated, constitute conduct prohibited under this Policy.
- If the Title IX Officer determines that the conduct reported would, if substantiated, constitute conduct prohibited under this Policy, the complaint may move forward. If not, the complaint will be dismissed. If applicable, the complaint may be referred for action under other applicable University policies.
- If a formal complaint has not been made, the Title IX Officer will discuss the process for making a formal complaint with the complainant and the procedures and actions available under this Policy to resolve the complaint.
• The Title IX Officer will discuss any concerns or barriers to Complainant’s participation in any investigation or resolution procedures under this Policy and explain the University’s policies concerning retaliation, privacy and confidentiality with respect to such procedures.

• The Title IX Officer will discuss the Complainant’s preferred resolution for the complaint.

• If the Complainant does not file a formal complaint or chooses not to go forward with a formal complaint, the Title IX Officer may review the matter to determine whether to file a formal complaint and proceed with the sexual misconduct grievance procedures without the participation of the Complainant.

D. Informal Resolution Process

Subject to the consent of the parties and the approval of the Title IX Officer, the University may permit a formal complaint to be resolved through informal resolution. Informal resolution is available for cases under this Policy except those involving allegations that an employee has subjected a student to conduct prohibited under this Policy.

The informal resolution process is a voluntary, mediation-based process designed to provide parties with an option to reach an agreement to resolve the complaint through mediation outside of the University’s formal grievance processes under the Policy. The mediation will be facilitated by an individual selected by the University.

In order to use the informal resolution process, both parties must provide voluntary, written consent to the informal resolution process and must receive written notice disclosing: the allegations, the requirements of the informal resolution process (including the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations), and any outcomes resulting from participating in the informal resolution process (including the records that will be maintained or could be shared). At any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the University Sexual Misconduct grievance process with respect to the formal complaint.

The University will not require as a condition of enrollment or continuing enrollment, or employment or continuing employment, or enjoyment of any other right, waiver of the right to an investigation and adjudication of formal complaints of University Sexual Misconduct. Similarly, the University will not require, encourage, or discourage the parties from participating in the informal resolution process. The University will not offer the informal resolution process unless a formal complaint is filed and the Title IX Officer approves the use of the process for the resolution of the complaint.

The parties may submit a request to the Title IX Officer for approval to use the informal resolution any time after the filing of a formal complaint up to 48 hours prior to the schedule start of an adjudicatory hearing under this Policy.
E. Sexual Misconduct Grievance Process

The University is committed to providing a prompt, fair, and impartial investigation and adjudication of all formal complaints alleging violations of this Policy. During the grievance process, both parties (complainant and respondent) will have equal rights to participate. This grievance process will apply to all formal complaints of Sexual Misconduct as defined in this Policy.

The Title IX Officer is responsible for overseeing the investigation and resolution of formal complaints, and will be the primary point of contact for complainant and respondents(s) throughout the grievance process. This process will result in the resolution of formal complaints through investigation, adjudication, or dismissal.

Individuals conducting proceedings under the grievance process will receive annual training on issues related to Sexual Misconduct, investigation procedures, and hearing procedures. The University will not disclose the identity of the parties, except as necessary to carry out grievance procedures or as may be permitted or required under state or federal law.

F. Definitions

**Report**: A report refers to information brought to the attention of an Official with Authority alleging that an incident(s) of conduct prohibited under the University’s Sexual Misconduct Policy has occurred; a report is not considered to be a formal complaint. A party may bring a report and then subsequently file a formal complaint.

**Formal Complaint**: Is a document filed by a Complainant (meaning a document or electronic submission (such as by email) that contains the Complainant’s physical or digital signature, or otherwise indicates that the Complainant is the individual filing the formal complaint) alleging that a respondent(s) has engaged in conduct prohibited under the University’s Sexual Misconduct Policy, and requesting that the University investigate the allegation. *A formal complaint cannot be made anonymously.*

The University’s Title IX Officer may also initiate a formal Complaint by signing a document alleging that a respondent(s) has engaged in conduct prohibited under the University’s Sexual Misconduct Policy. In such cases, the Title IX Officer is not a complainant or a party to the action.

In order to protect the safety of the campus community, the Title IX Officer may review reports of alleged violations of this Policy even when a formal complaint has not been filed or has been withdrawn, to determine if an investigation may be warranted. In such cases, the Title IX Officer may decide to file a formal complaint and proceed with an investigation even if a complainant has requested that the University take no action on the matter.
In making a determination to file a formal complaint, the Title IX Officer will consider the complainant’s request, the University’s obligations to address sexual misconduct, safety concerns, the interests of others involved, and the interests of the University community.

**Presumption of Good Faith Reporting:** The University presumes that reports of prohibited conduct are made in good faith. A finding that the alleged behavior does not constitute a violation of this Policy or that there is insufficient evidence to establish that the alleged conduct occurred as reported does not mean that the report was made in bad faith.

**Presumption of Non-Responsibility:** The respondent is presumed to be not responsible for the alleged conduct unless and until a determination regarding responsibility is made at the conclusion of the grievance process.

**Notices and Communications:** Unless the Title IX Officer gives written direction otherwise, all notices and other communications made by the University in connection with these procedures shall be deemed to have been delivered to a participant (Complainant, Respondent, witness, etc.) when sent electronically to the participant’s University issued email account.

**Time Period:** The University will endeavor to complete the investigation and adjudication of formal complaints within one hundred (100) business days from the date of the investigators’ first interview of the complainant. Timeframes for all phases of the grievance process, including the investigation, the hearing, and any related appeals, apply equally to both parties.

There may be circumstances that require the extension of timeframes for good cause. The Title IX Officer may extend timeframes to ensure the integrity and completeness of the investigation or adjudication, comply with a request by external law enforcement, accommodate the absence of a party, adviser, or witness, or for other legitimate reasons, including the complexity of the investigation and the severity and extent of the alleged misconduct. The University will notify the parties in writing of any extension of the timeframes for good cause, and the reason for the extension.

**Standard of Evidence:** All determinations concerning responsibility for violations of the Sexual Misconduct Policy will be made using a preponderance of the evidence standard. Preponderance of the evidence means that, based on the evidence, it is more likely than not that the Respondent engaged in prohibited conduct as defined in the Sexual Misconduct Policy.

**Cooperation:** All Community Members involved in the investigation and resolution of Complaints are expected to cooperate with the Title IX Officer, Investigator and others with responsibility for implementation of these procedures. All Community Members participating as a complainant, respondent or witness under this Policy are expected to do so honestly. Individuals who make knowingly false or intentionally misleading
statements in connection with any part of the grievance process may be subject to disciplinary action.

**Conflict of Interest/Bias:** All individuals involved in the administration of the grievance process must be free of conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent and be trained as required pursuant to Title IX regulations. Parties will be notified at the appropriate junctures of the identities of the individuals serving as investigators, hearing panel members, and appeal officers.

A party who has concerns that one or more of the individuals assigned to perform the duties of one of these positions has a conflict of interest or is biased must report their concerns in writing to the Title IX Officer within 48 hours of being notified of their appointment to explain the basis for the claimed conflict or bias. The Title IX Officer will review the allegations of conflict or bias and will determine if the individual(s) identified can fulfill their duties impartially. If not, the Title IX Officer will replace the individual(s).

**Confidentiality:** While complainants, respondents, and witnesses involved in the grievance process under this Policy are strongly encouraged to exercise discretion in sharing information in order to safeguard the integrity of the process and to avoid the appearance of retaliation, complainants and respondents are not restricted from discussing the allegations under investigation.

Medical, psychological, and similar treatment records are privileged and confidential documents that cannot be accessed or used for a grievance process under this Policy without the relevant party’s written consent.

**Advisors:** Complainant and respondent shall have the right to be accompanied by an advisor or support person\(^4\) of their choice during any meeting, interview, or hearing, held pursuant to the Sexual Misconduct Policy (“Proceeding”). An advisor or support person may, but is not required to be an advocate or attorney. Complainant and respondent need not use the same advisor or support person throughout the investigation and resolution process. However, he or she may only have a single advisor or support person present during any Proceeding.

Neither an advisor or a support person may speak or make statements for the individual they are advising in any Proceeding, although they may ask for brief breaks during meetings, interviews, or hearings to consult privately with the individual they are present to advise/support. The Advisor will conduct cross-examination of the opposing party during the adjudicatory hearing. If a party does not have an advisor for a scheduled adjudicatory hearing, they must notify the Coordinator and the University will assign an advisor to them for the hearing.

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\(^4\) A support person can also serve as an advisor.
**Past History:** In general, information concerning either party’s sexual history beyond the conduct forming the basis of the Complaint, will not be solicited or considered as part of the investigation and resolution process. However, where Consent is at issue and the parties have previously engaged in consensual sexual relations, the prior consensual sexual history between them including the manner and nature of communications between them, may be relevant to the assessment of issues concerning Consent, to explain the presence of a physical injury, or to help resolve other questions relevant to the conduct alleged in the complaint. However, as previously stated in this Policy, the mere fact that the parties had engaged in a current or previous consensual sexual relationship, by itself, is not sufficient to establish Consent to subsequent sexual activity, and there must be Consent for all sexual activity.

Information concerning incidents of similar conduct or acts of violence on the part of the Respondent prior or subsequent to the conduct raised in the Complaint, whether or not the subject of another Complaint or finding of responsibility, may be deemed relevant to the assessment of responsibility for conduct alleged in a complaint, if such information indicates a history of conduct related to the conduct alleged in the complaint.

**Consolidation:** The Title IX Officer has the discretion to consolidate multiple formal complaints of allegations of Sexual Misconduct prohibited under this Policy against more than one respondent, or by more than one complainant against one or more respondents, or by one party against the other party, where the allegations arise out of the same facts or circumstances.

**Failure or Refusal to Participate:** The failure or refusal of a Complainant or Respondent to participate in any meeting, interview, hearing or other proceeding under the grievance process will not prevent the University from moving forward. If after appropriate notice is given, a party fails or refuses to participate in any such proceeding, the University shall continue the process and will make its determinations based on the information available.

The University will not take disciplinary or other adverse action against a party or witness for choosing not to participate in the proceeding, refusal to answer questions, or to be cross-examined(s) at a hearing. Further, no adverse inference shall arise or be applied in making any decision or determination concerning a party based solely on the individual’s absence from the proceeding, refusal to answer a question, or to be cross-examined at a hearing.

**G. Investigation**

If the Title IX Officer has determined, following an initial assessment, that an investigation is appropriate, they will refer the matter for investigation and will appoint an investigator. If needed, the investigator may be assisted in conducting investigation functions by other qualified individuals.
Notice of Investigation

Following the receipt and review of the formal complaint by the Title IX Officer, and it being determined that the matter properly falls under this University Sexual Misconduct Policy the parties will be informed in writing of the initiation of the investigation. The written information shall include:

- The identities of the parties, if known.
- A concise summary of the alleged conduct at issue (including when and where it occurred, if known).
- Notice of the allegations potentially constituting University Sexual Misconduct.
- A statement that the respondent is presumed not responsible and that a determination regarding responsibility is made at the conclusion of the grievance process.
- A statement informing the parties that they may have an adviser of their choice, who may be, but is not required to be, an attorney.
- A statement informing the parties that they may request to inspect and review evidence.
- A statement informing the parties that knowingly making false statements or knowingly submitting false information during the grievance process may constitute a violation of University policy.
- Information regarding the applicable grievance procedures, including the informal resolution process.
- Notice of the individual appointed to conduct the investigation, including the individuals name and business address.
- If, during the investigation, additional information is disclosed that may also constitute prohibited conduct under this Policy, the respondent and complainant will be informed in writing that such additional information will be included in the grievance process.

Collection of Evidence

The investigator(s) will collect information from each party. While the complainant and the respondent are not restricted from gathering and presenting relevant evidence, the investigators are responsible for gathering relevant evidence to the extent reasonably possible. However, each party will be given an equal opportunity to suggest witnesses; provide other relevant information, such as documents, communications, photographs, and other evidence; and to submit a written statement concerning the allegations in the formal complaint.
Parties and witnesses are expected to provide all available relevant evidence to the investigator(s) during the investigation. While parties are not restricted from presenting information attesting to the parties’ character, such evidence generally is not considered relevant.

The investigator(s) will provide to a party written notice of the date, time, location, participants, and purpose of all investigative interviews to which they are invited or expected, with sufficient time (generally no less than three (3) business days, absent exigent circumstances) for the party to prepare to participate.

Parties will be interviewed separately. The investigators will interview witnesses as necessary. The investigators will take notes and prepare written summaries of the interviews taken. The interviewee and/or their Advocate, if present, may take written notes during the interview. Any other recording of interviews is prohibited and violations may result in discipline.

In general, a party’s medical and counseling records are confidential. The investigators will not access, consider, disclose, or otherwise use a party’s records that are made or maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in their official capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to the party, unless the investigators obtain that party’s voluntary, written consent to do so.

The investigator(s) will not require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege (e.g., attorney-client, doctor-patient), unless the individual holding such privilege has waived the privilege.

Case File

After investigator(s) have completed any witness interviews and gathering of evidence, the investigator(s) will prepare a case file. The case file will include all collected evidence that is directly related to the allegations raised in the formal complaint, including the evidence upon which the University does not intend to rely in reaching a determination regarding responsibility and including any inculpatory or exculpatory evidence, whether obtained from a party or other source as part of the investigation.

The case file may include, as applicable, transcripts or summaries of party and witness interviews and other collected documents and evidence. The investigator(s) will provide the case file (or, when deemed appropriate, a written summary of relevant information contained in the case file), redacted of personally identifiable information in accordance with privacy regulations, to each party and their adviser in electronic form or hard copy. In all cases, any information relied on in adjudicating the matter will be provided to the parties and their advisers. The investigator(s) will also provide an updated Notice of the Allegations, as appropriate.

Within ten (10) calendar days of receiving the case file (or written summary, as applicable), each party may respond in writing, which may include a request that the
investigators collect additional evidence. If the investigator(s) believe that further information is needed following receipt of any responses from the parties, the investigator(s) will pursue any additional investigative steps as needed. The parties and their advisers will be provided with each party’s written responses to the case file, if any, as well as any additional information collected by the investigators (or a written summary of same, as applicable), in electronic format or hard copy.

**Investigation Report**

Following their review of the parties’ responses (if any) to the case file (or written summary, as applicable), the investigator(s) will create a written investigative report that summarizes all relevant evidence; the report will not contain irrelevant information. The report should include a statement of the allegations, a description of the events in question, information concerning the scope and conduct of the investigation, and summaries of interviews conducted and relevant evidence developed (for example, documents, photographs, electronic records, police reports, text messages, statements, and other relevant materials). The report may include the investigator(s) observations with respect to the demeanor and participation of the parties and witnesses, relevant consistencies and inconsistencies in the information provided, and issues, if any, concerning the credibility of information submitted by parties and witnesses.

At least ten (10) calendar days prior to the hearing, the investigative report (or a written summary of same, as applicable) will be provided to the parties and their advisers via electronic format.

The parties may choose to provide a written response to the investigative report, which must be submitted at least five (5) business days prior to the start of the hearing. The response may consist of a written statement not to exceed five (5) double spaced pages. At least 48 hours prior to the hearing, the parties and their advisers will be provided with the other party’s written response to the investigative report, if any, in electronic format.

**H. Hearing**

The Title IX Officer may appoint a single individual to preside over the hearing as a Hearing Officer, or three individuals to act as a Hearing. One of the individuals selected for the Hearing Panel shall be designated as the Chairperson of the Hearing Panel. Hearings will generally be conducted as a live hearing during which it assembles (in person or virtually) all of the parties together at the same time.

The Hearing Officer or the Chair of the Hearing Panel as the case may be, shall act as Chief Hearing Officer and will have absolute discretion with respect to administering the hearing. The Chief Hearing Officer will decide whether evidence and witnesses are relevant or irrelevant, with the understanding that the introduction of relevant evidence and witnesses will always be permitted, and shall be responsible for maintaining an orderly, fair, and respectful hearing. The Chief Hearing Officer will have broad authority to respond to disruptive or harassing behaviors, including adjourning the hearing or excluding the offending individual, including a party, witness, or advisor.
Prior to the hearing, the Hearing Officer or Hearing Panel will be provided with the case file (and written summaries, as applicable), investigative report, and any responses to the investigative report. The Hearing Officer or each member of the Hearing Panel shall review the case file (including the parties’ responses), ask questions during the hearing as they deem appropriate, and participate in the deliberations leading to the adjudication of responsibility.

At least five (5) business days prior to the hearing, the parties and their advisers will be notified of the hearing date, time, and location (or relevant electronic information if the hearing will be conducted remotely).

In advance of the hearing, parties will be given the opportunity to request that certain witnesses be called at the hearing. The Chief Hearing Officer has the discretion to exclude from the hearing evidence/witnesses/questions deemed irrelevant.

At the Chief Hearing Officer’s discretion, pre-hearing meetings may be scheduled with each of the parties and their advisers to explain the hearing protocol. Each party may make requests related to the format or the nature of their participation in the hearing. The Chief Hearing Officers will accommodate requests by either party for the hearing to occur with the parties located in separate locations with technology enabling the Hearing Officer or Hearing Panel and the parties to simultaneously see and hear the party answering questions.

As appropriate and/or at the discretion of the Chief Hearing Officer, hearings may be conducted in person or by video conference or any other means of communications by which all individuals participating are able to see and hear each other.

**Presentation of the Case**

A typical hearing may include brief opening remarks by the Chief Hearing Officer; questions posed by the Hearing Officer or Hearing Panel to one or both of the parties; questions posed by the Hearing Officer or Hearing Panel to any relevant witnesses; and the opportunity for the parties’ Advisors to cross-examine the other party and relevant witnesses. Only relevant cross examination questions may be asked of a party or witness. The Chief Hearing Officer has the sole discretion to determine what questions are relevant. The Hearing Officer or Hearing Panel will consider all relevant evidence.

**Record of Hearing**

The University shall create an official record in the form of a recording or transcript of any live (or remote) hearing and make it available to the parties for inspection and review. Any other record of the hearing or any other recording is prohibited and violations may result in discipline and/or appropriate legal action.
Written Determination

Following the hearing, the Hearing Officer or Hearing Panel will consider all of the relevant evidence and deliberate regarding responsibility. In a case of presided over by a Hearing Officer, the Hearing Officer shall make a determination, by a preponderance of the evidence, whether the respondent has violated the Policy. In the case of Hearing Panel, the members of the panel shall deliberate and make a determination, by a preponderance of the evidence, whether the respondent has violated the Policy by a majority vote of the members of the Hearing Panel.

The Chief Hearing Officer shall write a written determination, which will contain:

- the allegations potentially constituting University Sexual Misconduct;
- a description of the procedural steps taken from the receipt of the formal complaint through the determination (including any notifications to the parties, interviews with parties and witnesses, site visits (if any), methods used to gather other information, and the hearing);
- findings of fact supporting the determination;
- conclusions regarding the application of this policy to the facts;
- a statement of, and rationale for, the result as to each allegation, including a determination regarding responsibility (i.e., whether a Policy violation occurred), any disciplinary sanctions imposed by the Sanction Officer if there has been a finding of responsibility;
- whether any remedies designed to restore or preserve equal access to the University’s education program or activity or working environment will be implemented; and
- relevant appeal information for the parties.

Disciplinary sanctions and remedies will be determined in accordance with the procedures listed below, and the information will be provided to the Chief Hearing Officer for inclusion in the written determination.

The parties and their advisors will simultaneously be provided with written notice of the determination (or, when deemed appropriate, a written summary of the written determination) of the hearing and disciplinary sanctions, if applicable, no later than seven (7) business days after the final determination is made.
I. Disciplinary Sanctions and Remedies

If a party is found to have violated this Policy, before finalizing the written determination, the Chief Hearing Officer will confer with the appropriate University official(s) to determine sanctions and remedies. Sanctions being imposed will be included in the written determination.

Sanctions will take into account the seriousness of the misconduct as compared to like cases in the past, the respondent’s previous disciplinary history (if any), and institutional principles. Remedies, which may include supportive measures, will be designed to restore or preserve equal access to the University’s education program or activity.

When there is a finding of responsibility, the case record (consisting of the case file and responses, investigative report and responses, hearing recording, and written determination relating to the finding of responsibility) will be reviewed with the appropriate University official(s), based on the respondent’s primary relationship to the University.

The Chief Hearing Officer shall set the sanctions and remedies in consultation with appropriate University administrators or their designee(s):

- If a student is found responsible for violating the Policy, the Vice President of Student Affairs and Dean of Students.
- If a faculty member is found responsible, the Senior Vice President and Provost.
- If a staff member is found responsible, the Chief Human Resources Officer.

In the event that any of the administrators is unavailable, an appropriately trained University official may serve as a substitute. The Chief Hearing Officer will include any sanctions and remedies in the written determination. Sanctions will be subject to appeal under this Policy.

Potential Sanctions

Sanctions for a finding of responsibility depend upon the nature and gravity of the misconduct, and the adjudication and/or disciplinary procedures applicable to the Respondent. In general, sanctions for violations of the Sexual Misconduct Policy may include, without limitation, withholding a promotion or pay increase, reassigning employment or job duties, terminating employment, temporary suspension without pay, compensation adjustments, censure, probation, warning, letter of apology, expulsion or suspension from the University, expulsion from campus or University-provided housing, disciplinary probation, mandated counseling, educational sanctions, and/or the suspension or revocation of any other privilege with respect to membership or participation in the University Community.
In cases involving Sexual Harassment, the University will also take reasonable steps to eliminate any hostile environment that has been created, such as arranging trainings and disseminating informational materials.

J. Appeal

The Title IX Officer may appoint a single Appeal Officer or three individuals to act as an Appeals Panel. Both parties have equal rights to an impartial appeal at the following junctures:

- Upon the dismissal of a formal complaint or any allegations therein.
- Upon receiving the Chief Hearing Officer’s written determination regarding responsibility and, when applicable, sanction(s) and remedies.

Appeals may be submitted on the following bases:

- procedural irregularity that affected the outcome of the matter;
- new evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made which could affect the outcome of the matter;
- The Title IX Officer, investigator(s), the Hearing Officer or any member of the Hearing Panel, or Sanction Officer had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter.

To appeal, a party must electronically submit a written appeal statement to the Title IX Officer, or their designee, within five (5) business days of receipt of the written determination or dismissal. The Appeal Officer may deem a late submission reasonable only under extenuating circumstances, and may decide in their sole discretion what constitutes valid extenuating circumstances.

The appeal shall consist of a written statement not to exceed 1,500 words, outlining the basis for appeal and the relevant information to substantiate the appeal. The non-appealing party will be provided with a copy of the appealing party’s written statement and may submit a written response, not to exceed not to exceed 1,500 words, to the Title IX Officer, or their designee, of the University within five (5) business days of receipt of the appealing party’s written statement. The non-appealing party’s statement will be provided to the appealing party. No further appeal submissions from the parties shall be permitted. Upon request by the party and for good cause shown, the Appeal Officer may permit a party to exceed the 1,500 word threshold.

An appeal is limited in scope. The purpose of an appeal is not to initiate a review of substantive issues of fact or a new determination of whether a violation of University rules has occurred. In deciding an appeal, the Appeal Officer may consider the case file
and any responses, investigative report and any responses, the hearing record, the written determination, and any written appeal(s) or statements by the parties. The Appeal Officer also may consider any other materials the University deems relevant and that have been shared with the parties.

The parties and their advisors will simultaneously be provided (via electronic format) with the written decision describing the result of the appeal and the rationale for the result.

- If the Appeal Officer finds that:
  - the earlier decision should stand, the parties will be so informed and the University Sexual Misconduct process is concluded.
  - there was procedural irregularity that affected the outcome of the matter, the matter will be remanded to the Chief Hearing Officer to determine appropriate further action.
  - new evidence is available which was not reasonably available at the time of the determination regarding responsibility or dismissal, and such evidence could alter the outcome of the matter, the matter will be remanded to the Chief Hearing Officer for appropriate further action.
  - the Title IX Officer, Investigator, Hearing Officer or member of the Hearing Panel, or administrators involved in determining sanction had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter, the Appeal Officer will take appropriate measures to address and remediate the impact of the bias or conflict consistent with the general procedures of this Policy.

The Appeal Officer will endeavor to complete the appeal review within fifteen (15) business days following receipt of the party’s appeal statements.

The determination regarding responsibility becomes final either on the date that the parties are provided with the written determination of the result of an appeal if an appeal is filed, or if an appeal is not filed, the date on which an appeal would no longer be considered timely.

K. Revising and Implementing Procedures

The Title IX Officer will review and monitor the application of formal and informal resolution procedures and appeals, if applicable, concerning formal complaints alleging violations of the Sexual Misconduct Policy for compliance with the requirements of Title IX and VAWA. The University reserves the right to amend, modify, suspend and/or change any University policy, procedure or rule in order to ensure such compliance.
IX. PREVENTION AND AWARENESS

The University is committed to the prevention of Sexual Misconduct through education and awareness programs. Incoming students and new employees receive primary education and prevention training as part of their orientation, and returning employees and students receive ongoing training and related programs. The Title IX Officer is charged with monitoring the University’s education, prevention and training programs as required by Title IX and VAWA.

Resources are also available through the Campus Police Department which provides the University Community with safety information as well as programs and workshops on sexual assault, crime prevention, and personal safety.

X. GENERAL

The University reserves the right to modify this Policy and the procedures herein to take into account applicable legal requirements, to address extraordinary circumstances, and/or as it deems necessary to further the purpose and intent of the Policy.

In order to comply with FERPA and Title IX and to provide an orderly process for the presentation and consideration of relevant information without undue intimidation or pressure, the investigation and resolution procedures applicable to issues of Sexual Misconduct are not open to the general public. Accordingly, documents prepared and/or submitted in connection with proceedings including but not limited to complaints, reports, notices, summaries, recordings, transcripts, or other information introduced during the procedures may not be disclosed outside of the proceedings, except as may be required or authorized by law.

The University will retain documentation (including but not limited to the written complaint, notifications, the investigation materials, reports, recordings or transcriptions of hearings, findings of fact, petitions for appeal, and any written communications to or from the parties), for at least seven years. Documentation pertaining to expulsions or educational sanctions may be retained indefinitely.
APPENDIX A

Definitions

The following are provided to give further definition to some of the terms referenced in the Sexual Misconduct Policy. Any questions concerning the definition, meaning or application of any term of the Sexual Misconduct Policy should be directed to the Title IX Officer.


Complainant. Refers to the individual(s) who is alleged to be the victim of Sexual Misconduct as defined in University’s Sexual Misconduct Policy.

Day. A “day” is a business day, unless otherwise specified.

FERPA. The Family Educational Rights and Privacy Act (“FERPA”) is a federal statute codified at 20 U.S.C. § 1232g, with implementing regulations at 34 CFR Part 99. FERPA protects the privacy of student education records. FERPA grants to parents or eligible students the right to access, inspect, and review education records, the right to challenge the content of education records, and the right to consent to the disclosure of education records.

Formal Complaint. Refers to a document filed by a Complainant (meaning a document or electronic submission (such as by email) that contains the Complainant’s physical or digital signature, or otherwise indicates that the Complainant is the individual filing the formal complaint) alleging that a respondent(s) has engaged in conduct prohibited under the University’s Sexual Misconduct Policy, and requesting that the University investigate the allegation. The University’s Title IX Officer may also initiate a Formal Complaint by signing a document alleging that a respondent(s) has engaged in conduct prohibited under the University’s Sexual Misconduct Policy. In such cases, the Title IX Officer is not a complainant or a party to the action.

A formal complaint may be filed with the Title IX Officer in person, by mail, or by electronic mail, by using the contact information provided in this Policy, and by any additional method identified in this Policy.

Investigator. a neutral fact-gatherer who is designated by the Title IX Officer to investigate a Complaint.

Official with Authority. Refers to the University’s Title IX Officer and Deputy Title IX Officer identified in the University’s Sexual Misconduct Policy.
Party or parties. Refer to the complainant(s) and the respondent(s).

Personally Identifiable Information. Personally Identifiable Information includes, but is not limited to:

- a person's name;
- the name of a person's parent(s) or other family members;
- the address of a person or a person's family;
- a personal identifier, such as a person's social security number, student/employee number, or biometric record;
- other indirect identifiers, such as a person's date of birth, place of birth, or mother's maiden name;
- other information that, alone or in combination, is linked or linkable to a specific person and that would allow a reasonable person in the University community, who does not have personal knowledge of the relevant circumstances, to identify the Student with reasonable certainty; or
- Information requested by a person whom the University reasonably believes knows the identity of the person to whom the information relates.

Reasonable Person. means a reasonable person under similar circumstances and with similar identities to the alleged victim.

Report. A report refers to information brought to the attention of an Official with Authority alleging that an incident(s) of conduct prohibited under the University’s Sexual Misconduct Policy has occurred; a report is not considered to be a formal complaint. A party may bring a report and then subsequently file a formal complaint.

Respondent. A “Respondent” is an individual accused of engaging in conduct prohibited under the University’s Sexual Misconduct Policy, in a Formal Complaint.

Third party refers to any individual who is not a University student, a faculty member, or a staff member (e.g., vendors, alumni/ae, or local residents).

VAWA. Section 304 of the Violence Against Women Reauthorization Act of 2013.

Witness refers to any individual who shares information relating to an allegation of prohibited conduct under this Policy.
APPENDIX B

On-Campus Resources

The following represent some of the resources and services available to Students and Employees.

A. On-Campus Confidential Resources

WNEU Counseling Center
Campus Center, Room 249, 413-782-1221

The Counseling Center provides support and counseling to Student victims of Sexual Misconduct and can explain common reactions to crises and discuss coping methods that may assist victims following a Sexual Assault.

WNEU Student Health Services
Center for Sciences and Pharmacy, Room 235, 413-782-1211, after hours 413-519-4055

Student Health Services can provide free confidential medical care and referrals for Students to receive follow-up care and screening for sexually transmitted diseases.

Spiritual Life
Campus Center, 413-782-1628

Spiritual Life staff provide confidential pastoral counseling that affirms the dignity of the victim and helps them work through questions of faith that have arisen as well as emotional support and information about their options. Furthermore, clergy members and members of religious orders also provide confidential pastoral counseling.

Athletic Trainers
Alumni Healthful Living Center (AHLC) 413-782-1610

Athletic Trainers who are licensed by the Commonwealth of Massachusetts and employed by the University to provide first aid and treatment to Student athletes can provide confidential care, support and guidance to Student victims of Sexual Misconduct.

B. On-Campus Non-Confidential Resources

These on-campus non-confidential resources can provide Community Members with information and assistance with respect to reporting Sexual Misconduct to the University and/or law enforcement, obtaining supportive measures, and access to University and community resources for emergency and on-going assistance, medical treatment, counseling, support, and advocacy services.

Take Note: Employees of the following offices and departments are required to report all information (obtained directly or indirectly) about incidents of Sexual Misconduct...
involving a Community Member to the Title IX Officer. They must also report information as required under the Clery Act.

**Title IX Officer and Deputy Title IX Officer**
Contact information for the Title IX Officer and Deputy is included above.

**WNEU Department of Public Safety**
1215 Wilbraham Road, Springfield MA
413-265-2278
Public Safety Officers are available 24 hours a day, seven days a week.

**Office of the Dean of Students**
Office staff are available during business hours (8:30 a.m. to 4:30 p.m., Monday through Friday).

**Human Resources**
Human Resources staff are available during business hours (8:30 a.m. to 4:30 p.m., Monday through Friday).

**Resident Assistant (RA) or Residential Life Staff Member**
An RA or Residential Life staff member can provide immediate support and referrals for further care.
APPENDIX C

Off-Campus Resources

A. Community Resources

Rape Crisis Center:

Hampden County
YWCA of Western Mass.
1 Clough Street
Springfield, MA 01118
Additional sites in Westfield, Huntington
Hotline: (800) 796-8711
Office: (413) 732-3121
TTY: (413) 733-7100

Medical Facilities

Immediate medical care can be obtained at local hospitals. Several area hospitals have SANE (Sexual Assault Nurse Examiner) nurses on staff who have been trained to work with victims of sexual assault through the medical process. This examination is a voluntary procedure and it does not commit you to any legal action. It is an individual’s right to ask for a SANE nurse to perform the examination. Hospitals in the Springfield area with sexual assault nurse examiners are:

<table>
<thead>
<tr>
<th>Baystate Medical Center</th>
<th>Mercy Medical Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>759 Chestnut Street</td>
<td>271 Carew Street</td>
</tr>
<tr>
<td>Springfield, MA 01199</td>
<td>Springfield, MA 01104</td>
</tr>
<tr>
<td>(413) 794-0000</td>
<td>(413) 748-0000</td>
</tr>
</tbody>
</table>

Law Enforcement:

Springfield Police Department
130 Pearl Street, Springfield, MA 01105
Non-Emergency: (413) 787-6300
Community Police Liaison: (413) 787-6359
Emergency: 911

Hampden County District Attorney’s Office
50 State Street
Springfield, MA 01109
(413) 747-1000
Legal Assistance:
Community Legal Aid
One Monarch Place, Suite 400
Springfield, MA 01144
(413) 781-7814, (800) 639-1109
https://communitylegal.org

B. Statewide Resources

Sexual Assault and Rape Services:

Massachusetts Office for Victim Assistance ("MOVA"):
MOVA supports free services throughout Massachusetts to help victims and survivors of sexual assault and rape. These services provide a range of options to support an individual’s specific needs, including:

- 24/7 hotline counseling, information, and referral;
- accompanying individuals to hospitals and/or police stations 24/7;
- accompany individuals to court;
- one-to-one counseling and support group counseling; and
- primary prevention education, professional training and outreach.

https://www.mass.gov/sexual-assault-and-rape-services

Safelink MA Hotline
877-785-2020 (24/7)

MA Spanish Language Rape Crisis Center Hotline (Llamanos)
800-223-5001

Financial Assistance
Confidential financial assistance may be available for costs related to medical care, mental health counseling, and other expenses through the Victims of Violence Crime Compensation Program, which operates out of the Attorney General’s Office.

Phone Number: 508-755-8601.
Legal Assistance:

Victim Rights Law Center
Provides legal services for victims of sexual assault
115 Broad Street, 3rd Floor Boston, MA 02110
Phone: 617-399-6720 https://www.victimrights.org

Domestic Violence Services:

Massachusetts Office for Victim Assistance (“MOVA”)
MOVA supports free services throughout Massachusetts to help victims and survivors of domestic violence. These services provide a range of options to support an individual’s specific needs.
https://www.mass.gov/domestic-violence-services

Discrimination Services:

The United States Equal Employment Opportunity Commission (“EEOC”)
John F. Kennedy Federal Building
475 Government Center
Boston, MA 02203
617-565-3200
800-669-4000

Massachusetts Commission Against Discrimination (“MCAD”)
Springfield Office:
436 Dwight Street Second Floor, Room 220

C. National Resources

The National Stalking Resource Center
https://victimsofcrime.org/stalking-resource-center/

Stalking, Prevention, Awareness, and Resource Center (SPARC):
https://www.stalkingawareness.org/

National Sexual Assault Hotline
800-656-4673 (24 hour)

Rape Abuse & Incest National Network (“RAINN”)
800-656-4673 (Hotline)
www.rainn.org (Online Live Chat)
National Domestic Violence Hotline
800-799-7233 (24 hour)

Healing Abuse Working for Change (HAWC)
800-547-1649 (24/7)

Crisis Text Line for People of Color
Text STEVE to 741741

The Trevor Project (LGBTQ Suicide Hotline)
866-488-7386

Trans Lifeline
877-565-8860

Our Deaf Survivors Center
VP 978-451-7225, Text 978-473-2678

MaleSurvivor
https://malesurvivor.org

National Suicide Prevention Lifeline
800-273-8255 (Hotline)
Preserving Evidence of Sexual Misconduct

If you have been subjected to sexual misconduct the decision to seek treatment, to report incident and/or to choose to pursue criminal or other legal action is always yours. Pursuing law enforcement or medical assistance does not obligate you to make a complaint or take any further action, but the decision to seek medical help and gather evidence will help to preserve your options to pursue criminal or other actions if you decide to do so in the future. The University will assist you in getting to a safe place, to access medical assistance, and, if you choose, to contact law enforcement or to seek a protective order.

Preserving Evidence

If you have been subjected to Sexual Misconduct you are encouraged to take steps to preserve evidence of the incident, as doing so may be necessary to prove that a crime occurred, or to obtain a protection order from the court. After an incident occurs, you should try to refrain from bathing, showering, brushing teeth, drinking, eating, douching or changing clothes until the evidence can be collected. If you change clothes, place each garment in a separate paper (not plastic) bag. If the incident involves any written or electronic communications (e.g. pictures/videos, texts, social media posts, etc.), care should be taken to preserve copies and not delete the original communication.