The Clarion University Student Code of Conduct is adapted from The NCHERM Group Model Developmental Code of Student Conduct and is used here with permission.

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PREFAEc

CORE VALUES OF STUDENT CONDUCT AT CLARION UNIVERSITY

• Integrity: Clarion University students exemplify honesty, honor and a respect for the truth in all of their dealings.

• Community: Clarion University students build and enhance their community.

• Social Justice: Clarion University students are just and equitable in their treatment of all members of the community and act to discourage and/or intervene to prevent unjust and inequitable behaviors.

• Respect: Clarion University students show positive regard for each other, for property and for the community.

• Responsibility: Clarion University students are given and accept a high level of responsibility to self, to others and to the community.
Clarion University students are responsible for knowing the information, policies and procedures outlined in this document. The University reserves the right to make changes to this code as necessary and once those changes are posted online, they are in effect. Students are encouraged to check online for the updated versions of all policies and procedures.

CLARION UNIVERSITY: STUDENT CODE OF CONDUCT

SECTION 1: MISSION

The Clarion University community is committed to fostering a campus environment that is conducive to academic inquiry, a productive campus life and thoughtful study and discourse. The student conduct program within the Office of Student Conduct and Community Development is committed to an educational and developmental process that balances the interests of individual students with the interests of the University community.

A community exists on the basis of shared values and principles. At the University, student members of the community are expected to uphold and abide by certain standards of conduct that form the basis of the Student Code of Conduct. These standards are embodied within a set of core values that include integrity, community, social justice, respect, and responsibility.

Each member of the University community bears responsibility for their conduct and to assume reasonable responsibility for the behavior of others. When members of the community fail to exemplify these five values by engaging in violation of the rules below, campus conduct proceedings are used to assert and uphold the Student Code of Conduct.

The student conduct process at the University is not intended to punish students; rather, it exists to protect the interests of the community and to challenge those whose behavior is not in accordance with University policies. Sanctions are intended to challenge students' moral and ethical decision-making and to help them bring their behavior into accord with our community expectations. When a student is unable to conform their behavior to community expectations, the student conduct process may determine that the student should no longer share in the privilege of participating in this community.

Students should be aware that the student conduct process is quite different from criminal and civil court proceedings. Procedures and rights in student conduct procedures are conducted with fairness to all, but do not include the same protections of due process afforded by the courts. Due process, as defined within these procedures, assures written notice and a hearing before an objective decision-maker. No student will be found in violation of University policy without information showing that it is more likely than not that a policy violation occurred and any sanctions will be proportionate to the severity of the violation and to the cumulative conduct history of the student.

SECTION 2: JURISDICTION

Students at the University are provided a copy of the Student Code of Conduct annually in the form of a link on the University website. Hard copies are available upon request from the Office of Student Conduct & Community Development. Students are responsible for having read and abiding by the provisions of the Student Code of Conduct.

The Student Code of Conduct and the student conduct process apply to the conduct of individual students, both undergraduate and graduate, and all University-recognized students, recognized student organizations and clubs. For the purposes of student conduct, the University considers an individual to be a student when an offer of admission has been extended and thereafter as long as the student has a continuing educational interest in the University.
The University retains conduct jurisdiction over students who choose to take a leave of absence, withdraw or have graduated for any misconduct that occurred prior to the leave, withdrawal or graduation. If sanctioned, a hold may be placed on the student’s ability to re-enroll and/or obtain official transcripts and/or graduate and all sanctions must be satisfied prior to re-enrollment eligibility. In the event of serious misconduct committed while still enrolled but reported after the accused student has graduated, the University may invoke these procedures and should the former student be found responsible, the University may revoke that student’s degree.

The Student Code of Conduct applies to behaviors that take place on the campus, at University-sponsored events and may also apply off-campus when the Director of Student Engagement & Development (or designee) determines that the off-campus conduct affects a substantial University interest. The University does routinely review public information contained in local news which may pertain to student conduct. A substantial University interest is defined to include:

- Any situation where it appears that the student’s conduct may present a danger or threat to the health or safety of him/herself or others; and/or
- Any situation that significantly impinges upon the rights, property or achievements of self or others or significantly breaches the peace and/or causes social disorder; and/or
- Any situation that is detrimental to the educational mission and/or interests of the University;

The Student Code of Conduct may be applied to behavior conducted online, via email or other electronic medium. Students should also be aware that online postings such as blogs, web postings, chats and social networking sites are in the public sphere and are not private. These postings can subject a student to allegations of conduct violations if evidence of policy violations is posted online. The University does not regularly search for this information but may take action if and when such information is brought to the attention of University officials. However, most online speech by students not involving University networks or technology will be protected as free expression and not subject to this Code, with two notable exceptions:

- A true threat, defined as “a threat a reasonable person would interpret as a serious expression of intent to inflict bodily harm upon specific individuals.”
- Speech posted online about the University or its community members that causes a significant on-campus disruption to normal operations.

The Student Code of Conduct applies to guests of community members and Recognized Student Organizations/Registered University Organizations whose hosts may be held accountable for the misconduct of their guests. The Code may also be applied to resident non-students, campers and high school bridge/extension/partner/Upward Bound/Trio/dual-credit and continuing education programs by contractual agreements. Visitors to and guests of the University may seek resolution of violations of the Student Code of Conduct committed against them by members of the University community.

There is no time limit on reporting violations of the Student Code of Conduct; however, the longer someone waits to report an offense, the more difficult it becomes for University officials to obtain information and witness statements, and to make determinations regarding alleged violations.

Though anonymous allegations are permitted, doing so may limit the University’s ability to investigate and respond to an allegation. Those who are aware of misconduct are encouraged to report it as quickly as possible to the Office of Student Conduct & Community Development and/or to University Police.

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1 Adapted, with gratitude, from Penn State University.
A respondent facing an alleged violation of the \textit{Student Code of Conduct} is not permitted to withdraw from the University until all allegations are resolved.

University email is the University’s primary means of communication with students. Students are responsible for all communication delivered to their University email address.

\textbf{SECTION 3: VIOLATIONS OF THE LAW}

Alleged violations of federal, state and local laws may be investigated and addressed under the \textit{Student Code of Conduct}. When an offense occurs over which the University has jurisdiction, the University conduct process will usually go forward notwithstanding any criminal allegation that may arise from the same incident.

The University reserves the right to exercise its authority of interim suspension upon notification that a student is facing criminal investigation and/or allegation. (additional grounds for interim suspension are outlined below, on p. 42.) Interim suspensions are imposed until a hearing can be held, typically within 10 days unless there are extenuating circumstances warranting an extension (22 Pa. Code § 505.92). Within that time, the suspended student may request an immediate hearing from the Director of Student Engagement & Development to show cause why the interim suspension should be lifted. This hearing may resolve the allegation, or may be held to determine if the interim suspension should be continued. The interim suspension may be continued if a danger to the community is posed and/or if the University is delayed or prevented from conducting its own investigation and resolving the allegation by the pendency of the criminal process. In such cases, the University will only delay its hearing until such time as it can conduct an internal investigation or obtain sufficient information independently or from law enforcement upon which to proceed. A short delay for allegations involving sexual misconduct offenses to allow law enforcement to complete evidence gathering for purposes of criminal prosecution is permitted, though implementation of short-term or initial remedies is typically not delayed.

Students accused of crimes may request to take a leave from the University until the criminal charges are resolved. In such situations, the University procedure for voluntary leaves of absence is subject to the following conditions:

- The respondent must comply with all campus investigative efforts that will not prejudice their defense in the criminal trial;
- The respondent must comply with all supportive measures and/or restrictions imposed during the leave of absence; and
- The respondent must agree that, in order to be reinstated to active student status, they must first be subject to, and fully cooperate with, the campus conduct process and must comply with all sanctions that are imposed.

\textbf{SECTION 4: THE POLICIES}

\textbf{CORE VALUES AND BEHAVIORAL EXPECTATIONS}

The University considers the behavior described in the following sub-sections as inappropriate for the University community and in opposition to the core values set forth in this document. These expectations and rules apply to all students regardless of learning environment, whether undergraduate, graduate, doctoral, professional, part time, or full time. The University encourages community members to report to University officials all incidents that involve the following actions. Any student found to have committed or to have attempted to commit the following misconduct is subject to the sanctions outlined in Section 7: Conduct Procedures.

\begin{footnote}{2 http://www.pacode.com/secure/data/022/chapter505/chap505toc.html}
\end{footnote}
INTEGRITY:
University students exemplify honesty, honor and a respect for the truth in all of their dealings. Behavior that violates this value includes, but is not limited to:

1. **Falsification.** Knowingly furnishing or possessing false, falsified or forged materials, documents, accounts, records, identification or financial instruments.

2. **Academic Dishonesty.** Acts of academic dishonesty as outlined in the *Code of Academic Integrity*.

3. **Unauthorized Access.** Unauthorized access to any University building (i.e. keys, cards, etc.) or unauthorized possession, duplication or use of means of access to any University building or failing to timely report a lost University identification card or key. Unauthorized access also applies to non-University property that a student is not permitted access to.

4. **Collusion.** Action or inaction with another or others to violate the *Student Code of Conduct*.

5. **Trust.** Violations of positions of trust within the community.

6. **Election Tampering.** Tampering with the election of any University-recognized student organization.

7. **Taking of Property.** Intentional and unauthorized taking of University property or the personal property of another, including goods, services and other valuables.

8. **Stolen Property.** Knowingly taking or maintaining possession of stolen property.

COMMUNITY:
University students build and enhance their community. Behavior that violates this value includes, but is not limited to:

9. **Disruptive Behavior.** Substantial disruption of University operations including obstruction of teaching, research, administration, other University activities, and/or non-University related activities which occur on or off campus.

10. **Rioting.** Causing, inciting or participating in any disturbance that presents a clear and present danger to self or others, causes physical harm to others, or damage and/or destruction of property.

11. **Unauthorized Entry.** Misuse of access privileges to University premises or unauthorized entry to or use of buildings, including trespassing, propping or unauthorized use of alarmed doors for entry into or exit from a University building.

12. **Trademark.** Unauthorized use (including misuse) of University or organizational names and images.

13. **Damage and Destruction.** Intentional, reckless and/or unauthorized damage to or destruction of University property or the personal property of another.

14. **Acceptable Use of Technology Resources.** Violating the University Acceptable Use of Technology Resources, found online here.

15. **Gambling.** Gambling as prohibited by the laws of the Commonwealth of Pennsylvania. (Gambling may include raffles, lotteries, sports pools and online betting activities. For more information see *Community Standards*.)

16. **Weapons.** Possession, use, or distribution of explosives (including fireworks and ammunition), guns (including air, BB, paintball, facsimile weapons and pellet guns), or other weapons or dangerous objects such as arrows, axes, machetes, nunchucks, throwing stars, or knives with a blade of longer than four (4) inches, including the storage of any item that falls within the category of a weapon in a vehicle parked on University property.\(^3\)

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\(^3\) Subject, of course, to statutorily conveyed rights to carry/possess weapons on campus and/or in locked vehicles on campus. More information on the University Policy may be found here.
17. **Tobacco**. Smoking or tobacco use including use of electronic smoking devices in any area of campus where smoking or tobacco use are prohibited.

18. **Fire Safety**. Violation of local, state, federal or campus fire policies including, but not limited to:
   - Intentionally or recklessly causing a fire which damages University or personal property or which causes injury;
   - Failure to evacuate a University-controlled building during a fire alarm;
   - Improper use of University fire safety equipment; or
   - Tampering with or improperly engaging a fire alarm or fire detection/control equipment. Such action may result in a local fine in addition to University sanctions.

19. **Ineligible Pledging or Association**. Pledging or associating with a student organization without having met eligibility requirements established by the University.

20. **Animals**. Animals, with the exception of animals that provide assistance (e.g. seeing-eye dogs), or registered and approved comfort animals, and pets as outlined in the Residence Life and Housing Handbook, are not permitted on campus except as permitted by law.

21. **Wheeled Devices**. Skateboards, roller blades, roller skates, bicycles and similar wheeled devices are not permitted for use inside University buildings, University Housing, or on tennis courts. Additionally, skateboards and other wheeled items may not be ridden on railings, curbs, benches, or any such fixtures that may be damaged by these activities, and individuals may be liable for damage to University property caused by these activities. Self-Balancing Scooters are prohibited for use and/or storage on campus which includes but is not limited to University Housing. Use of a Segway is permitted outdoors and should follow the wheeled devices policy.

**SOCIAL JUSTICE:**

Students recognize that respecting the dignity of every person is essential for creating and sustaining a flourishing university community. They understand and appreciate how their decisions and actions impact others and are just and equitable in their treatment of all members of the community. They act to discourage and challenge those whose actions may be harmful to and/or diminish the worth of others.

Conduct that violates this value includes, but is not limited to:

22. **Discrimination**. Any act or failure to act that is based upon an individual or group’s actual or perceived status, including sex, gender identity or expression, race, color, age, national or ethnic origin, physical or mental disability, veteran status, pregnancy status, religion or creed, or sexual orientation/affection, predisposing genetic characteristic, or other protected status that is sufficiently severe that it limits or denies the ability to participate in or benefit from the University’s educational program or activities.

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4 Clarion University of Pennsylvania complies with the Pennsylvania Clean Indoor Air Act. The Clean Indoor Air Act (Act 27 of 2008) prohibits smoking in a public place or a workplace. All University facilities are public and, as a result, smoking is prohibited in all University facilities.

In addition, the University treats smokeless tobacco and electronic smoking devices in the same manner in which other tobacco products are treated. As a result, smokeless tobacco and electronic smoking devices are prohibited in all University facilities.

The prohibition on smoking includes building entrances, areas near windows and/or ventilation units for buildings. In general, student and employees should smoke in areas away from normal building entrance and exit traffic.

The University asks that all students and employees be respectful of others and follow the information outlined above. Students or employees who do not abide by the above expectations may be asked to vacate any of the above areas and/or to relinquish any smoking item while in these areas.

Employees are also reminded that smoking in University owned vehicles is prohibited.
23. Harassment. Any unwelcome conduct based on actual or perceived status including: race, color, sex, religion, national origin, affectional or sexual orientation, gender identity, age, disability, or veteran status. Any unwelcome conduct should be reported to campus officials, who will act to remedy and resolve reported incidents on behalf of the complainant and the community.\(^5\)

A. Hostile Environment. Sanctions can and will be imposed for the creation of a hostile environment only when harassment is sufficiently severe, pervasive (or persistent) and objectively offensive that it unreasonably interferes with, limits or denies the ability to participate in or benefit from the University's educational or employment program or activities.

24. Retaliatory Discrimination or Harassment. Any intentional, adverse and/or harassing action taken by a respondent or allied third party, absent legitimate nondiscriminatory purposes, against a participant, or supporter of a participant in a civil rights grievance proceeding or other protected activity under this Code.

25. Bystanding.

A. Complicity with or failure of any student to appropriately address known or obvious violations of the Student Code of Conduct or law;

B. Complicity with or failure of any organized group to appropriately address known or obvious violations of the Student Code of Conduct law by its members.

26. Abuse of Conduct Process. Abuse or interference with, or failure to comply in, University processes including conduct and academic integrity hearings including, but not limited to:

A. Falsification, distortion, or misrepresentation of information;

B. Failure to provide, destroying or concealing information during an investigation of an alleged policy violation;

C. Attempting to discourage an individual's proper participation in, or use of, the campus conduct system;

D. Harassment (verbal or physical) and/or intimidation of a member of a campus conduct body prior to, during, and/or following a campus conduct proceeding;

E. Failure to comply with the sanction(s) imposed by the campus conduct system; and/or influencing, or attempting to influence, another person to commit an abuse of the campus conduct system.

F. Influencing, or attempting to influence, another person to commit an abuse of the campus conduct system.

RESPECT:

University students show positive regard for each other and for the community.

Behavior that violates this value includes, but is not limited to:

27. Harm to Persons. Intentionally or recklessly causing physical harm or endangering the health or safety of any person.

28. Threatening Behaviors:

A. Threat. Written or verbal conduct that causes a reasonable expectation of injury to the health or safety of any person or damage to any property.

B. Intimidation. Intimidation defined as implied threats or acts that cause a reasonable fear of harm in another.

29. Bullying and Cyberbullying. Bullying and cyberbullying are repeated and/or severe aggressive behaviors that intimidate or intentionally harm or control another person physically or emotionally, and are not protected by freedom of expression.

\(^5\) The Title IX statute applies to persons in the United States with respect to education programs or activities that receive Federal financial assistance. Under the Final Rule, schools must respond when sexual harassment occurs in the school's education program or activity, against a person in the United States.
30. Hazing. Defined as an act that endangers the mental or physical health or safety of a student, or that destroys or removes public or private property, for the purpose of initiation, admission into, affiliation with, or as a condition for continued membership in a group or organization. Participation or cooperation by the person(s) being hazed does not excuse the violation. Failing to intervene to prevent and/or failing to discourage and/or failing to report those acts may also violate this policy. (See the Community Standards for more information.)

31. Regulatory Sexual Harassment

The violations listed below will be addressed under the Title IX Policy:

A. Dating Violence: (as defined in the Violence Against Women Act (VAWA) amendments to the Clery Act) includes any violence committed by a person: (A) who is or has been in a social relationship of a romantic or intimate nature with the Complainant; and (B) where the existence of such a relationship shall be determined based on a consideration of the following factors: (i) The length of the relationship; (ii) The type of relationship; (iii) The frequency of interaction between the persons involved in the relationship.

B. Domestic Violence: (as defined in the Violence Against Women Act (VAWA) amendments to the Clery Act), which includes any felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the Complainant, by person with whom the Complainant shares a child in common, by a person who is cohabitating with or has cohabited with the Complainant as a spouse or intimate partner, by a person similarly situated to a spouse of the Complainant under Pennsylvania’s domestic or family violence laws or by any other person against an adult or youth Complainant who is protected from the person’s acts under the domestic or family violence laws of Pennsylvania.

C. Sexual Assault: (As defined in the Clery Act) – This includes any sexual act directed against another person, without the Consent of the Complainant including instances where the Complainant is incapable of giving Consent. Sexual Assault may be one of the following categories:

- Sexual Penetration Without Consent
  Any penetration of the mouth, sex organs, or anus of another person, however slight by any object or any part of the body, when Consent is not present.

- Sexual Contact Without Consent
  Knowingly touching or fondling a person’s genitals, breasts, buttocks, or anus, or knowingly touching a person with one’s own genitals or breasts, when Consent is not present. This includes contact done directly or indirectly through clothing, bodily fluids, or with an object. It also includes causing or inducing a person, when Consent is not present, to similarly touch or fondle oneself or someone else.

- Statutory Sexual Assault
  The age of consent for sexual activity in Pennsylvania is 16. Minors under the age of 13 cannot consent to sexual activity. Minors aged 13-15 years old cannot consent to sexual activity with anyone who is 4 or more years older than they are at the time of the activity. Minors aged 16 years of age or older can legally consent to sexual activity, as long as the other person does not have authority over them as defined in the Pennsylvania’s institutional sexual assault statute.

D. Sexual Harassment: For purposes of this policy, the term includes the defined violations of Regulatory Quid Pro Quo Harassment, Regulatory7 Hostile Environment, Sexual Assault, Dating Violence, Domestic Violence and Stalking.

E. Regulatory Quid Pro Quo Sexual Harassment: An employee conditioning educational benefits on participation in unwelcome sexual conduct.

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6 Based on the Final Rule. Reference Policy effective August 14, 2020. Title IX Regulatory Violations meet the standard to fall under Title IX as established by the Final Rule. Other alleged violations of a sexual nature not meeting the established guidelines under the Final Rule are referred to Non Regulatory Sexual Harassment under the Student Code of Conduct.
F. **Regulatory Hostile Environment**: Unwelcome conduct that a reasonable person would determine is so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the educational institution’s Education Program or Activity.

G. **Stalking**: (as defined in the VAWA amendments to the Clery Act) means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

- Fear for their safety or the safety of others; or
- Suffer substantial emotional distress.
- A course of conduct is when a person engages in two or more acts that include, but are not limited to, acts in which the person directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveys, threatens, or communicates to or about a person in a prohibited way, or interferes with a person’s property.
- Stalking includes the concept of cyberstalking, in which electronic media such as the Internet, social networks, blogs, cell phones, texts, email or other similar devices or forms of contact are used to pursue, harass, or to make unwelcome contact with another person in an unsolicited fashion.

32. **Non-Regulatory Sexual Harassment**

A. **Dating Violence**: (as defined in the Violence Against Women Act (VAWA) amendments to the Clery Act) includes any violence committed by a person: (A) who is or has been in a social relationship of a romantic or intimate nature with the Complainant; and (B) where the existence of such a relationship shall be determined based on a consideration of the following factors: (i) The length of the relationship; (ii) The type of relationship; (iii) The frequency of interaction between the persons involved in the relationship.

B. **Domestic Violence**: (as defined in the Violence Against Women Act (VAWA) amendments to the Clery Act), which includes any felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the Complainant, by person with whom the Complainant shares a child in common, by a person who is cohabiting with or has cohabitated with the Complainant as a spouse or intimate partner, by a person similarly situated to a spouse of the Complainant under Pennsylvania’s domestic or family violence laws or by any other person against an adult or youth Complainant who is protected from the person’s acts under the domestic or family violence laws of Pennsylvania.

C. **Sexual Assault**: (As defined in the Clery Act) – This includes any sexual act directed against another person, without the Consent of the Complainant including instances where the Complainant is incapable of giving Consent. Sexual Assault may be one of the following categories:

- **Sexual Penetration Without Consent**: Any penetration of the mouth, sex organs, or anus of another person, however slight by any object or any part of the body, when Consent is not present.
- **Sexual Contact Without Consent**: Knowingly touching or fondling a person’s genitals, breasts, buttocks, or anus, or knowingly touching a person with one’s own genitals or breasts, when Consent is not present. This includes contact done directly or indirectly through clothing, bodily fluids, or with an object. It also includes causing or inducing a person, when Consent is not present, to similarly touch or fondle oneself or someone else.
- **Statutory Sexual Assault**: The age of consent for sexual activity in Pennsylvania is 16. Minors under the age of 13 cannot consent to sexual activity. Minors aged 13-15 years old cannot consent to sexual activity with anyone who is 4 or more years older than they are at the time of the activity. Minors aged 16 years of age or older can legally consent to sexual activity, as long as the other person does not have authority over them as defined in the Pennsylvania’s institutional sexual assault statute.

D. **Sexual Harassment**: For purposes of this policy, the term includes the defined violations of Regulatory Quot Pro Quo Harassment, Regulatory Hostile Environment,  Sexual Assault, Dating Violence, Domestic Violence and Stalking.
E. **Regulatory Quid Pro Quo Sexual Harassment:** An employee conditioning educational benefits on participation in unwelcome sexual conduct.

F. **Regulatory Hostile Environment:** Unwelcome conduct that a reasonable person would determine is so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the educational institution’s Education Program or Activity.

G. **Stalking:** (as defined in the VAWA amendments to the Clery Act) means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:
   - Fear for their safety or the safety of others; or
   - Suffer substantial emotional distress.
   - A course of conduct is when a person engages in two or more acts that include, but are not limited to, acts in which the person directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveys, threatens, or communicates to or about a person in a prohibited way, or interferes with a person’s property.
   - Stalking includes the concept of cyberstalking, in which electronic media such as the Internet, social networks, blogs, cell phones, texts, email or other similar devices or forms of contact are used to pursue, harass, or to make unwelcome contact with another person in an unsolicited fashion.

H. **Retaliation:** Any action, directly or through others, which is aimed to deter a reasonable person from reporting sexual misconduct or participating in an investigation or hearing or action that is done in response to such activities. This includes but is not limited to intimidation, threats, coercion, or discrimination against any individual (A) for the purpose of interfering with any right or privilege secured by Title IX of the Education Amendments of 1972 or its implementing regulations; or (B) because the individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner in an investigation, proceeding or hearing under this Policy. A finding of retaliation under this Policy is not dependent on a finding that the underlying sexual misconduct occurred.

I. **Sexual Exploitation:** Engaging in sexual behaviors directed toward or involving another person or use of another person’s sexuality for purposes of sexual gratification, financial gain, personal gain or personal advantage when Consent is not present. This includes, but is not limited to, the following actions, including when they are done via electronic means, methods or devices:
   - Sexual voyeurism or permitting others to witness or observe the sexual or intimate activity of another person without that person’s Consent;
   - Indecent exposure or inducing others to expose private or intimate parts of the body when Consent is not present;
   - Recording or distributing information, images or recordings of any person engaged in sexual or intimate activity in a private space without that person’s Consent;
   - Prostituting another individual; or
   - Knowingly exposing another individual to a sexually transmitted disease or virus without that individual’s knowledge; and
   - Inducing incapacitation for the purpose of making another person vulnerable to non-consensual sexual activity.

J. **Non-Regulatory Quid Pro Quo Sexual Harassment:** An Official, Volunteer or Student conditioning the provision of aid, benefit or service of the University on the individual’s participation in unwelcome sexual conduct.

K. **Non-Regulatory Hostile Environment Sexual Harassment:** Unwelcome conduct, on the basis of sex, that a reasonable person would determine is sufficiently severe, pervasive, and objectively offensive that it unreasonably interferes with, limits, or deprives an individual from participating in or benefitting from any educational, employment, social or residential program in offered connection with the University.
L. **Non-Regulatory Stalking** means engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

- Fear for their safety or the safety of others; or
- Suffer substantial emotional distress.

A course of conduct is when a person engages in two or more acts that include, but are not limited to, acts in which the person directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveys, threatens, or communicates to or about a person in a prohibited way, or interferes with a person's property.

- Stalking includes the concept of cyberstalking, in which electronic media such as the Internet, social networks, blogs, cell phones, texts, email or other similar devices or forms of contact are used to pursue, harass, or to make unwelcome contact with another person in an unsolicited fashion. (See the *Community Standards* and Sexual Misconduct Policy for further information.)

M. **Non-Consensual Sexual Contact:** Any intentional sexual touching, however slight, with any object, by a person upon another person, that is without consent and/or by force.

N. **Sexual Contact includes:** Intentional contact with the breasts, buttock, groin, or genitals, or touching another with any of these body parts, or making another touch you or themselves with or on any of these body parts; or any other intentional bodily contact in a sexual manner.

O. **Non-Consensual Sexual Intercourse:** Any sexual intercourse however slight, with any object, by a person upon another person, that is without consent and/or by force.

   Intercourse includes:
   - Vaginal or anal penetration by a penis, object, tongue or finger, and oral copulation (mouth to genital contact), no matter how slight the penetration or contact.

**RESPONSIBILITY:**

University students are given and accept a high level of responsibility to self, to others and to the community. Behavior that violates this value includes, but is not limited to:

33. **Alcohol.** Use, possession, or distribution of alcoholic beverages or paraphernalia except as expressly permitted by law and the University's Alcohol Policy. (See *Community Standards* for further information.)

34. **Drugs.** Use, possession or distribution of illegal drugs and other controlled substances or drug paraphernalia except as expressly permitted by law and the University's Drug Policy. (See *Community Standards* for further information.)

35. **Prescription Medications.** Abuse, misuse, sale, or distribution of prescription or over- the-counter medications.

36. **Failure to Comply.** Failure to comply with the reasonable directives of University officials or law enforcement officers during the performance of their duties and/or failure to identify oneself to these persons when requested to do so.

37. **Financial Responsibilities.** Failure to promptly meet financial responsibilities to the institution, including, but not limited to; knowingly passing a worthless check or money order in payment to the institution or to an official of the institution acting in an official capacity.⁷

⁷ Recognized Student Organizations and Recognized University Organizations fall outside this scope.
38. **Arrest.** Failure of any student to accurately report an off-campus arrest by any law enforcement agency for any crime (including non-custodial or field arrests) to the Office of Student Conduct & Community Development within seventy-two (72) hours of release. Reporting of off-campus arrests can be done by going to 260 Gemmell Student Center or contacting the Assistant Director of Student Conduct & Community Development by phone or email.

39. **Other Policies.** Violating other published University policies or rules, including all Residence Hall policies and Student Organization conduct policies.

40. **Health and Safety.** Creation of health and/or safety hazards (dangerous pranks, hanging out of or climbing from/on/in windows, balconies, roofs, etc.). Creation of a health and/or safety hazard may also include but is not limited to the following:

- Failure to adhere to physical distancing guidance;
- Failure to adhere to requirements related to protective facial coverings, over the nose and mouth, as to prevent transmission of a highly communicable disease;
- Failure to adhere to University Housing guidance established to allow students to remain in housing during a time of pandemic emergency;
- Failure to quarantine and/or self-isolate as instructed due to actual infection or contact which may result in infection from a highly communicable disease;
- Intentionally exposing others to a highly communicable infection;
- Creating an environment, on or off campus, which recklessly endangers the health of others by failing to follow Federal, State, Local, or University guidance with respect to transmission of a highly contagious infection;

**SECTION 5: OVERVIEW OF THE CONDUCT PROCESS**

This overview gives a general idea of how the University’s campus conduct proceedings work, but it should be noted that not all situations are of the same severity or complexity. Thus, these procedures are flexible, and are not exactly the same in every situation, though consistency in similar situations is a priority. The campus conduct process and all applicable timelines commence with notice to an administrator of a potential violation of University policies.

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8 Sanctioning for Health & Safety may result in immediate removal from University Housing when conduct risks the health and welfare of others due to lack of adherence to health and safety protocols during pandemic conditions. Guidance relative to pandemics may change dependent on the nature of the communicable disease and may change rapidly in case of emergency.

9 https://www.clarion.edu/covid-19/spring2021/index.html#row-d13e485:

Students who are asked to quarantine due to possible exposure to COVID-19 will be expected to strictly quarantine in their own room for 10 days. The strict quarantine is going to be for 10 days. After 10 days you will receive a call to determine if you may move to a modified quarantine phase. If it is decided that a modified quarantine is appropriate it will last for the remaining 4 days of quarantine. During these 4 days you will be permitted to leave your residence (with a mask and while following physical distancing protocols) to get meals to go, and to get some fresh air and light exercise outdoors. During the modified quarantine we ask that you not to participate in athletics, go to the Rec Center, or go to face to face classes. If after those 4 days you do not develop any symptoms you will be permitted to return back to normal university protocols for COVID-19 mitigation. If you do develop symptoms of COVID during that 4 days, return to strict quarantine and call the Center for Wellness at 814-393-2121.

Students living in any of the Suites on campus will not be permitted to leave their room during their 10 day quarantine due to the possibility of exposing other students while in hallways. Students living in Reinhard Villages or off campus may step outside to get a breath of fresh air but should remain at least 6 feet away from others and wear a mask at all times.

10 In Title IX related issues, the “administrator” is any “mandated reporter” as defined under Title IX and/or campus policy.
NOTICE. Once notice of a potential conduct violation is received from any source (complainant, Community Assistant (CA, third party, online, etc.), the University may proceed with a preliminary inquiry and/or may schedule an initial educational meeting/conference with the respondent to explain the conduct process to the respondent and gather information.

Both the Respondent and the Complainant will receive a notice of allegations related to possible charges under the Student Code of Conduct to provide formal notice related to an investigation, and any findings. A notice of allegations will follow University policy related to e-mail communication. Both parties will receive simultaneous updates throughout the course of an investigation and/or adjudication.

The Notice of Allegations will include:

- Notice of the University’s Sexual Misconduct Resolution Process including any Informal Resolution process and a hyperlink to a copy of the process.
- Notice of the allegations potentially constituting violations(s) of any University policy, and sufficient details known at the time the Notice of Allegations is issued, such as the identities of the parties involved in the incident, if known, including the Complainant; the conduct allegedly constituting a policy violation; and the date and location of the alleged incident, if known.
- A statement that the Respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the hearing.
- A statement that the Parties may have an Advisor of their choice.
- A statement that before the conclusion of the investigation, the Parties may inspect and review evidence obtained as part of the investigation 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 evidence that both tends to prove or disprove the allegations, whether obtained from a Party or other source.

Individuals are prohibited from knowingly filing a false report or making misrepresentations. If an investigation results in a finding that a person has willfully filed a bad faith report or made misrepresentations as part of a resolution process, the party may be subject to appropriate Disciplinary Sanctions under the Code of Conduct in the case of Students or other relevant University policy in the case of Officials, Employees or Volunteers.

Parties will be notified by their University email accounts if they are a student. The University will provide sufficient time for the Parties to review the Notice of Allegations and prepare a response before any initial interview.

**STEP 1: PRELIMINARY INQUIRY AND/OR EDUCATIONAL MEETING/CONFERENCE**

The University conducts a preliminary inquiry into the nature of the incident, allegation or notice, the evidence available, and the parties involved. The preliminary inquiry may lead to:

- A determination that there is insufficient evidence to pursue the investigation, because the behavior alleged, even if proven, would not violate the *Student Code of Conduct*, (e.g.: for reasons such as mistaken identity or allegations of behavior that fall outside the code);
- A more comprehensive investigation, when it is clear more information must be gathered (see detailed procedures below); or
- A formal allegation of a violation and/or an educational conference with the respondent.

When an initial educational meeting/conference is held, the possible outcomes include:

- A decision not to pursue the allegation based on a lack of or insufficient evidence. The matter should be closed and records should so indicate;
- A decision on the allegation, also known as an “informal” or “administrative” resolution...
• to an uncontested allegation (see immediately below); or
• A decision to proceed with additional investigation and/or referral for a “formal” resolution through the University Conduct Board process.

If a decision to not pursue on the allegation is made and the finding is that there is insufficient evidence to support charges under the Student Code of Conduct, the process will end. The complainant may request that the Title IX Coordinator or designee reopen the investigation and/or grant a hearing. This decision shall be in the sole discretion of the Title IX Coordinator or designee and will only be granted for extraordinary cause. If the University’s finding is that the respondent is in violation, and the respondent accepts this finding within three days, the University considers this an “uncontested allegation.” The administrator conducting the initial educational conference will then determine the sanction(s) for the misconduct, which the respondent may accept or reject. If accepted, the process ends.11

If a respondent accepts the findings, but rejects the sanction, the University will conduct a sanction-only hearing conducted by a University Conduct Board which will determine a sanction for the case. Students still may appeal the decision of the University Conduct Board to an Appeals Officer. Once the appeal is decided, the process ends.

If the administrator conducting the educational conference determines that it is more likely than not that the respondent is in violation, and the respondent rejects that finding in whole or in part, then it is considered a contested allegation and the process moves to Step 2.

**STEP 2: FORMAL HEARING**

In a contested allegation, additional investigation may then be commenced and/or a hearing may be held when there is reasonable cause to believe that a policy or policies have been violated. A formal notice of the allegation will be issued, and a hearing will be held before the University Conduct Board (UCB), which issues a finding.12

If the finding is that the respondent is not responsible, the process ends. Applicable appeals options are described below.

**STEP 3: REVIEW AND FINALIZE SANCTION(S).**

If the student is found in violation(s), sanctions will be determined by the UCB. This decision is subject to the University appeals process by the respondent/parties and complainant/parties.

**SECTION 6: STUDENT CONDUCT AUTHORITY**

**A. Authority**

The President has delegated authority over student conduct to the Vice President for Student Affairs. The Vice President for Student Affairs appoints a Director of Student Engagement & Development to oversee and manage the student conduct process. The Director of Student Engagement & Development may appoint administrative hearing and appeals officers as deemed necessary to efficiently and effectively supervise the student conduct process. All appeals are considered at the level of the President.

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11 In cases of minor misconduct, both steps in this paragraph can be accomplished in one meeting.

12 The findings of the hearing should only be overturned or modified when necessary to conform to Title IX and/or to repair error that would result in appeal.
The Director of Student Engagement & Development (or designee) or Title IX Coordinator, as appropriate, will assume responsibility for the investigation of an allegation of misconduct to determine if the allegation has merit.

B. Gatekeeping
No allegation will be forwarded for a hearing unless there is reasonable cause to believe a policy has been violated. Reasonable cause is defined as some credible information to support each element of the offense, even if that information is merely a credible witness or complainant’s statement. An allegation wholly unsupported by any credible information will not be forwarded for a hearing.

C. Informal Resolution
The Director of Student Engagement & Development, or designee, has discretion to refer an allegation for mediation or other forms of appropriate conflict resolution. All parties must agree to conflict resolution and to be bound by the decision with no review/appeal. Any unsuccessful conflict resolution can be forwarded for formal processing and hearing. The Director of Student Engagement & Development, or designee, may also suggest that allegations that do not involve a violation of the Student Code of Conduct be referred for mediation or other appropriate conflict resolution.

In Title IX cases, informal means of resolution, such as mediation, may be used as an alternative to the formal investigation and hearing procedures. Informal resolution is a voluntary process and may be used only where a Formal Complaint has been filed. Upon written agreement of all parties, informal resolution may be initiated at any time prior to finding of responsibility in a hearing, and may be terminated at any time prior to final resolution. If the informal process is terminated, Sexual Misconduct Resolution Process, which includes an investigation and hearing, will proceed. Once a final resolution has been reached and documented and signed by all parties, the resolution cannot be appealed.

D. Composition of the University Conduct Board (UCB)
The Director of Student Engagement & Development, or designee, will be responsible for assembling the UCB according to the following guidelines:

- The membership of the UCB is selected from a pool of faculty, staff and students who are appointed and trained annually by the Director of Student Engagement & Development or designee.
- For each allegation, a UCB will be chosen from the available pool, and is usually comprised of two student members, three faculty/staff members or administrators, and one faculty/staff member or administrator to chair the hearing in a non-voting capacity. Availability may determine a different composition for the UCB, and in allegations involving discrimination, sexual misconduct, or other sensitive issues, the Director of Student Engagement & Development or designee will usually use their faculty/administrative/staff members for the panel and a chair. The Director of Student Engagement & Development or designee appoints the non-voting chair of the UCB, who assures that University procedures are followed throughout the hearing. An alternate will also be selected for each UCB when possible.
- Members are drawn from the panel pool, with the only requirement being that they be objective about the individuals involved in the case.

The respondent and complainant may request removal of UCB members or the Chair based on substantive reasoning. The Director of Student Engagement & Development (or designee) will make this final decision for removal. An all faculty/administrative/staff panel is used to hear sensitive issues involving sexual misconduct. The Director of Student Engagement & Development will determine when an all professional staff UCB will be required.

The Director of Student Engagement & Development (or designee) will have final authority to approve all those serving on the UCB. The non-voting advisor to the Board is the Director of Student Engagement & Development (or designee) with responsibility for training the Board, conducting preliminary investigations,
and ensuring a fair process for the respondent and the complainant. In the event of a resignation from the Board, the Director of Student Engagement & Development (or designee) will solicit a replacement from the group from which the representative came. Decisions made, and sanctions imposed, by the Board or an Administrative Hearing Officer will be final and implemented, pending the normal appeal process. At the discretion of the Director of Student Engagement & Development (or designee), implementation of sanctions may be stayed pending review.

E. Administrative Hearing Officers

Administrative Hearing Officers (AHO) are chosen from a pool of annually trained administrators or staff members selected by the Director of Student Engagement & Development. AHOs are professional hall staff and/or graduate students and/or approved paraprofessional staff, staff from Student Conduct & Community Development, and designated staff at the Venango College. Other full time professional staff may be designated as necessary and are generally members of the University Conduct Board pool.

F. University Conduct Board Pool

To serve in the panel pool, students must:

• Be in academic good standing and have completed 15 hours of academic credit with a cumulative GPA of at least 2.0. Students’ GPAs will be checked once grades are released at the conclusion of each semester.

• Be in good standing with the conduct process throughout the semester in which they serve. Good standing is defined as having no record of misconduct during the semester(s) in which a student wishes to serve on the panel. A serious history of misconduct could disqualify a student for service. This includes repeated student misconduct and/or violations of Academic Integrity.

• Submit a letter of recommendation from a faculty member or administrator from within the University community.

Student Senate provides students appointed to serve on the University Conduct Board and membership is also comprised of other student volunteers. Faculty Senate also appoints members of the Board who serve a designated term as noted by Faculty Senate. Additional membership is also included as faculty, administrative, and staff volunteers.

G. Interpretation and Revision

The Director of Student Engagement & Development will develop procedural rules for the administration of hearings that are consistent with provisions of the Student Code of Conduct. Material deviation from these rules will, generally, only be made as necessary and will include reasonable advance notice to the parties involved, either by posting online and/or in the form of written communication. The Director of Student Engagement & Development may vary procedures with notice upon determining that changes to law or regulation require policy or procedural alterations not reflected in this Code. The Director of Student Engagement & Development may make minor modifications to procedure that do not materially jeopardize the fairness owed to any party. Any question of interpretation of the Student Code of Conduct will be referred to the Director of Student Engagement & Development, whose interpretation is final. The Student Code of Conduct will be updated annually under the direction of the Director of Student Engagement & Development with a comprehensive revision process being conducted every 5 years.13

13 In the case of a Title IX allegation; the complainant must be a currently enrolled student. Violations, not categorized under Title IX, but are part of the Student Code of Conduct may be reported at any point.
SECTION 7: FORMAL CONDUCT PROCEDURES

UNIVERSITY AS CONVENER

The University is the convener of every action under this Code. Within that action, there are several roles. The respondent is the student who is alleged to have violated the Code. The complainant, who may be a student, employee, visitor, or guest, may choose to be present and participate in the process as fully as the respondent. There are witnesses, who may offer information regarding the allegation. There is an investigator(s) whose role is to present the allegations and share the evidence that the University has obtained regarding the allegations. In the case of a matter falling under Title IX regulations, the University will provide a full investigation report which both the respondent and complainant have reviewed and commented on. Other evidence will also be reviewed by all parties. The University shall conduct a live hearing for all Title IX related matters. This may be in person or via video conference such as Zoom, Skype or other application. The Complainant must participate within the hearing process. An audio transcript will be produced by the University. Both the respondent and the complainant may request copies of the audio. The University shall also provide written notice of the UCB decision which will be sent simultaneously to both parties.

GROUP VIOLATIONS

RECOGNIZED STUDENT ORGANIZATION (RSO) HEARING PROCEDURES

UNIVERSITY CONDUCT BOARD JURISDICTION OVER RSOS

Cases involving the alleged violation of any University policy or regulation, misconduct, or disruptive behavior by a RSO, or other groups in the process of becoming recognized.

- Cases may be heard against an RSO if students involved in the alleged offense belong to a particular RSO, or if the planning or leadership of an event where an alleged offense occurred are members of a particular RSO.
- The University Conduct Board shall also review appeals from student boards of whatever type that have imposed sanctions on a RSO. This review process is considered a document review to determine if the decision is fact based and sanctioning reasonable for the alleged violation(s).

INFORMAL HEARINGS

Cases not involving the revocation of recognition may be heard informally, as specified by University procedures, with notice and the opportunity to be heard afforded to the RSO. The Director of the Department of Student Engagement and Development (DSED), or his/her designee, will discuss the charges with representatives of the RSO and afford the RSO an informal hearing. Should justification be found, or should the alleged misconduct merit consideration of loss of recognition, the matter will be referred for a formal hearing.

FORMAL HEARINGS

Such hearings shall be conducted, as warranted, by the Office of Student Conduct & Community Development or the University Conduct Board. The University’s rules of procedure for formal hearings shall provide RSOs with the following procedure guarantees:

- reasonable specific advanced written notice of charges containing a description of the alleged acts of misconduct, including time, date, and place of occurrence; and the rules of conduct allegedly violated by the RSO;
- reasonably advanced written notice of the date, time, and place of the hearing, unless such right is waived in writing by the RSO;
• a reasonably sufficient interval between the date of notification of charges and the date of the hearing, to allow the RSO to prepare a defense;
• an opportunity for submission of written physical and testimonial evidence, and for reasonable questioning of witnesses by the RSO and the accuser;
• an impartial hearing which may consist of a committee, board, panel, or individual appointed by the University;
• maintenance of a written summary or digital recording of the hearing at University expense, though RSO may be required to pay the cost of copies of requested records;
• a decision based upon presented evidence sufficient to make a reasonable person believe that a fact sought to be proved is more likely than not;
• a written adjudication in which the facts and reasons for the decision are set forth with reasonable specificity shall be issued within 30 working days after the close of the proceedings. In cases of alleged sexual misconduct, the complainant or parties shall be informed of the outcome of the hearing,¹⁴ and
• an RSO may identify an advisor, who may be an attorney, to be present at hearings. The advisor may only consult and interact privately with the RSO, unless otherwise determined by the University regarding a particular case. In cases of alleged sexual assault, the accuser is entitled to have an advisor present at the hearing.

A student group or organization and its officers and membership may be held collectively and individually responsible when violations of this code by the organization or its member(s):

• Take place at organization-sponsored or co-sponsored events, whether sponsorship is formal or tacit;
• Have received the consent or encouragement of the organization or of the organization’s leaders or officers; or
• Were known or should have been known to the membership or its officers.

Hearings for student groups or organizations follow the same general student conduct procedures. In any such action, individual determinations as to responsibility will be made and sanctions may be assigned collectively and individually and will be proportionate to the involvement of each individual and the organization.

AMNESTY

A. For Complainants

The University provides amnesty to reporting parties who may be hesitant to report to University officials because they fear that they themselves may be accused of policy violations, such as underage drinking, at the time of the incident. Educational options will be explored, but no conduct proceedings or conduct record will result.¹⁵

B. For Those Who Offer Assistance

To encourage students to offer help and assistance to others, University pursues a policy of amnesty for minor violations when students offer help to others in need. At the discretion of the Director of Student Engagement & Development, amnesty may also be extended on a case-by-case basis to the person receiving assistance. Educational options will be explored, but no conduct proceedings or conduct record will result.

¹⁴ See www.clarion.edu/sexualmisconduct for more information.
¹⁵ Records regarding the provision of amnesty, however, will be maintained.
C. For Those Who Report Serious Violations

Students who are engaged in minor violations but who choose to bring related serious violations by others to the attention of the University are offered amnesty for their minor violations. Educational options will be explored, but no conduct proceedings or record will result.

Abuse of amnesty requests can result in a decision by the Director of Student Engagement & Development not to extend amnesty to the same person repeatedly.

D. Safe Harbor

The University has a Safe Harbor policy for students. The University believes that students who have a drug and/or addiction problem deserve help. If any University student brings their own use, addiction, or dependency to the attention of University officials outside the threat of drug tests or conduct sanctions and seeks assistance, a conduct allegation will not be pursued. A written action plan may be used to track cooperation with the Safe Harbor program by the student. Failure to follow the action plan will nullify the Safe Harbor protection and campus conduct processes will be initiated.

NOTICE OF ALLEGED VIOLATION

Any member of the University community, visitor or guest may allege a policy violation(s) by any student for misconduct under this Code by submitting an incident report at www.clarion.edu/conduct, by contacting Student Conduct & Community Development in 265 Gemmell Student Center, or by working with Residence Life and Housing Staff to properly document an incident.

Notice may also be given to the Director of Student Engagement & Development (or designee) and/or to the Title IX Coordinator, when appropriate. Additionally, administrators may act on notice of a potential violation whether a formal allegation is made or not. All allegations can be submitted by the person experiencing the misconduct or a third party, and should be submitted as soon as possible after the offending event occurs. The University has the right to pursue an allegation or notice of misconduct on its own behalf and to serve as convener of the subsequent campus conduct process.

For purposes of incidents falling under Title IX, a complainant must submit a formal electronic report. This is defined as a formal complaint alleging sexual harassment against a respondent and requesting an investigation. A complainant must be participating in or attempting to participate in an educational program or activity of the institution with which the formal complaint is filed.

The Director of Student Engagement & Development (or designee) will assume responsibility for the investigation of the alleged violation as described in the sub-section below. The Title IX Coordinator may also request a different trained investigator or request multiple investigators be used for review of a reported complaint.

INVESTIGATION

The Director of Student Engagement & Development or Title IX Coordinator will appoint an investigator(s) for allegations under this Student Code of Conduct. The University may undertake a short delay in its investigation (several days to weeks, to allow evidence collection) when criminal charges on the basis of the same behaviors

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16 For any allegation that falls under Title IX (e.g. sexual misconduct) or involves any other form of discrimination, the Director of Student Engagement & Development will work under the direction of the Title IX Coordinator.
that invoke this process are being investigated. The University will promptly resume its investigation and resolution processes once notified by law enforcement that the initial evidence collection process is complete. University action will not typically be altered or precluded on the grounds that civil or criminal charges involving the same incident have been filed or that charges have been dismissed or reduced.

All investigations will be thorough, reliable, impartial, prompt and fair. Investigations entail interviews with all relevant parties and witnesses, obtaining available evidence and identifying sources of expert information, as necessary. A witness is defined as a person who has knowledge related to a specific aspects of a case and may have reported such aspects to the institution.

The investigator(s) will take the following steps, if not already completed by the Director of Student Engagement & Development or designee.

1. Initiate any necessary supportive measures both for the complainant and the respondent.
2. Determine the identity and contact information of the complainant, whether that person is the initiator of the allegation, complainant, or a University proxy or representative.
3. Conduct an immediate preliminary inquiry to identify an initial list of all policies that may have been violated, to review the history of the parties, the context of the incident(s), any potential patterns and the nature of the allegation as well as known witnesses.
   - If the complainant is reluctant to pursue the allegation, determine whether the allegation should still be pursued and whether sufficient independent evidence could support the allegation without the participation of the complainant.
   - A complainant must provide a written formal request to address a matter falling under Title IX regulations.
   - Notify the complainant of whether the University intends to pursue the allegation regardless of their involvement, and inform the complainant of their rights in the process and option to become involved if they so choose.
   - Preliminary inquiry usually takes between 1-7 business days to complete.
4. If indicated by the preliminary investigation and authorized by the Title IX Coordinator or Director of Student Engagement & Development, conduct a comprehensive investigation to determine if there is reasonable cause to believe that the respondent violated University policy, and to determine what specific policy violations should serve as the basis for the allegation.
   - The University will notify, in writing, both the respondent and the complainant of the formal report, possible violations alleged, and next steps in the process to investigate.
   - If there is insufficient evidence through the investigation to support reasonable cause, the allegations will be closed with no further action. Both the complainant and the respondent will be notified.
   - A comprehensive investigation usually takes between one day and two weeks, though longer investigations may be warranted in some cases. Both the complainant and respondent will be updated in writing and provided information related to evidence and witness information throughout the process.
   - Both parties may have an advisor of their choice throughout who may be an attorney. Please note attorney’s fees are not the responsibility of the University but of the party maintaining use of an attorney.
5. Commence a thorough, reliable and impartial investigation by developing a strategic investigation plan, including a witness list, evidence list, intended timeframe, and order of interviews for all witnesses and the respondent as well as complainant, who will be provided notice to allow time to prepare, find an advisor, or ask for an advisor from the University. Notice will provide the name of the complainant,
summary of the alleged incident(s), and specific alleged violations under the Student Code of Conduct. The University may not retaliate by way of recharging a complainant thus causing a double jeopardy situation.

6. Interview all relevant witnesses, summarize the information they are able to share and have each witness sign the summary to verify its accuracy.

7. Obtain all documentary evidence and information that is available.

8. Obtain all physical evidence that is available.

9. Provide written notification to the parties prior to their interviews that they may have the assistance of an advisor of their choosing present for all meetings attended by the advisee. Respondents and complainants may ask for assistance with a trained advisor from the University at any point.

10. Additionally, the University will provide the respondent and the complainant with a description of the applicable procedures and a statement of the potential sanctions/responsive actions that could result.

11. Prior to the conclusion of the investigation, provide the complainant and the respondent with a list of witnesses whose information will be used to render a finding.

12. Allow each party the opportunity to suggest questions they wish the investigators to ask of the other party and witnesses.

13. Provide parties with all relevant evidence to be used in rendering a determination and provide each with a full and fair opportunity to address that evidence prior to a finding being rendered.

14. Complete the investigation promptly, and without unreasonable deviation from the intended timeline.

15. Provide regular updates in writing to both parties and allow for ongoing feedback from the respondent and the complainant.

16. Once the report is complete, the report is shared in writing with the parties for their review and comment. The investigators may incorporate feedback from the parties as appropriate. Both parties may meet with the Investigator in person on via video conferenceto discuss the report.

17. The final investigation report will be shared with the Title IX Coordinator for final review.

18. Provide the investigation report to the Office of Student Conduct & Community Development for it to be reviewed at the level of a University Conduct Board Hearing if applicable.

19. Share the outcome of the hearing with the respondent and the complainant.

At any point during the investigation, if it is determined there is no reasonable cause to believe that University policy has been violated, the Director of Student Engagement & Development and/or the Title IX Coordinator has authority to terminate the investigation and end resolution proceedings. Written notice of this decision will be provided to the parties.

17 Where allegations fall within Title IX and/or VAWA Section 304, the following description of the sharing of the outcome will pertain to all steps in the process in which the outcome is shared. The appropriate administrator will inform the parties of the final determination within ten (10) days of the resolution, without significant time delay between notifications. Notification will be made in writing and may be delivered by one or more of the following methods: in person; mailed to the local or permanent address of the parties as indicated in official University records; or emailed to the parties’ University-issued email account. Once mailed, emailed and/or received in-person, notice will be presumptively delivered. The notification of outcome will specify the finding on each alleged policy violation, any sanctions that may result which the University is permitted to share according to state or federal law, and the rationale supporting the essential findings to the extent the University is permitted to share under state or federal law. The notice will also include information on when the results are considered by the University to be final, any changes that occur prior to finalization, and any appeals options that are available.
Witnesses (as distinguished from the parties) are expected to cooperate with and participate in the University’s investigation and the conduct process. Failure of a witness to cooperate with and/or participate in the investigation or conduct process constitutes a violation of policy and may be subject to discipline. Witnesses may provide written statements in lieu of interviews during the investigation and may be interviewed remotely by Zoom, Skype (or similar technology), if they cannot be interviewed in person or if the investigators determine that timeliness or efficiency dictate a need for remote interviewing. Parties who elect not to participate in the investigation or to withhold information from the investigation do not have the ability to offer evidence later during the appeal if it could have been offered during the investigation. Failure to offer evidence prior to an appeal does not constitute grounds for appeal on the basis of new evidence.

No unauthorized audio or video recording of any kind is permitted during investigation meetings or other conduct proceedings. If an interview is being conducted via Zoom, Skype (or similar technology), the interview will begin with the witness being asked to conduct a full scan of the room with their device to ensure privacy, review the Pennsylvania law to record individuals, and be asked to turn off Siri, Alexa, or other listening devices.

**ONGOING NOTICE**

If, in the course of an investigation, the University decides to investigate allegations about either Party that are not included in the Notice of Allegations, the University will notify the Parties of the additional allegations by their University email accounts or other reasonable means.

The Parties will be provided sufficient time to review the additional allegations to prepare a response before any initial interview regarding those additional charges.

**ADVISOR**

An Advisor is an individual who may be present to provide support to a Party throughout an investigation and/or hearing. Each party is allowed to have an advisor of their choice present with them for all conduct meetings and proceedings, from intake through to final determination. The parties may select whomever they wish to serve as their advisor as long as the advisor is eligible and available, and usually otherwise not involved in the resolution process, such as serving as a witness. An advisor may be permitted to serve as a character witness; however the respondent and complainant must request this, and approval will be given at the discretion of the Director of Student Engagement and Development (or designee). The advisor may be a friend, mentor, family member, attorney or any other supporter a party chooses to advise them who is available and eligible. The parties may choose advisors from inside or outside the campus community.

The parties may be accompanied by their advisor in all meetings and interviews at which the party is entitled to be present, including intake and interviews. Advisors should help their advisees prepare for each meeting, and are expected to advise ethically, with integrity and in good faith. The University cannot guarantee equal advisory rights, meaning that if one party selects an advisor who is an attorney, but the other party does not, or cannot afford an attorney, the University is not obligated to provide one.

All advisors are subject to the same campus rules, whether they are attorneys or not. Advisors may ask questions pertaining to the investigation, meeting or hearing and do have the opportunity, in the case of Title IX cases to ask cross examination questions of the complainant, respondent, or other witnesses. The advisor may not make a presentation or represent the parties during any meeting or proceeding and may not speak on behalf of the advisee to the investigators or hearing panelists. For Title IX related hearings, an advisor may not speak for the party except for purpose of cross-examination. An Advisor’s role for Title IX related cases is further defined in the Sexual Misconduct Policy.18

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18 Please go to [www.clarion.edu/sexualmisconduct](http://www.clarion.edu/sexualmisconduct) for more information.
In the case of a non Title IX related matter, the parties are expected to ask and respond to questions on their own behalf, without representation by their advisor. Advisors may confer quietly with their advisees or in writing as necessary, as long as they do not disrupt the process. For longer or more involved discussions, the parties and their advisors should ask for breaks or step out of meetings to allow for private conversation. Advisors will typically be given an opportunity to meet in advance of any interview or meeting with the administrative officials conducting that interview or meeting. This pre-meeting will allow advisors to clarify any questions they may have, and allows the University an opportunity to clarify the role the advisor is expected to take.

Advisors are expected to refrain from interference with the investigation and resolution. Any advisor who steps out of their role will be warned once and only once. If the advisor continues to disrupt or otherwise fails to respect the limits of the advisor role, the advisor will be asked to leave the meeting. When an advisor is removed from a meeting, that meeting will typically continue without the advisor present. Subsequently, the Director of Student Engagement & Development and/or Title IX Coordinator will determine whether the advisor may be reinstated, may be replaced by a different advisor, or whether the party will forfeit the right to an advisor for the remainder of the process.

The University expects that the parties will wish to share documentation related to the allegations with their advisors. The University provides a consent form that authorizes such sharing. The parties must complete this form before the University is able to share records with an advisor, though parties may share the information directly with their advisor if they wish. Advisors are expected to maintain the privacy of the records shared with them. These records may not be shared with third parties, disclosed publicly, or used for purposes not explicitly authorized by the University. The University may seek to restrict the role of any advisor who does not respect the sensitive nature of the process or who fails to abide by the University’s privacy expectations.

The University expects an advisor to adjust their schedule to allow them to attend University meetings when scheduled. The University does not typically change scheduled meetings to accommodate an advisor’s inability to attend. The University will, however, make reasonable provisions to allow an advisor who cannot attend in person to attend a meeting by telephone, video conference as may be convenient and available.

A party may elect to change advisors during the process, and is not locked into using the same advisor throughout. The parties must advise the investigators of the identity of their advisor at least one (1) day before the date of their first meeting with investigators (or as soon as possible if a more expeditious meeting is necessary or desired). The parties must provide timely notice to investigators if they change advisors at any time.

The University will provide a trained advisor to a respondent for a University Conduct Board hearing should they not have one available. Providing notice that a respondent does not have an advisor, well in advance, is preferred to ensure the advisor is prepared and able to assist the respondent most affectively. The University will also provide an advisor to question the Complainant(s) and Witnesses should the advisor and respondent fail to attend a hearing.

FINDINGS

The following options (1-3) describe how to proceed depending on whether the respondent is found responsible and whether the respondent accepts or rejects the findings and/or the sanctions either in whole or in part.

1. **The Respondent is Found “Not Responsible”**

   Where the respondent is found not responsible for the alleged violation(s), the investigation will be closed. The complainant may request that the Vice President for Student Affairs/Title IX Coordinator review the investigation file to possibly re-open the investigation or convene a hearing. The decision to re-open an investigation or convene a hearing rests solely in the discretion of the Vice President for Student Affairs/Title IX Coordinator in these cases, and is granted only on the basis of extraordinary cause.

2. **The Respondent Accepts a Finding of “Responsible”**

   - **The Respondent Accepts a Finding of “Responsible” and Accepts the Recommended Sanctions.**
     Should the Respondent accept the finding that they violated University policy, the investigator will recommend appropriate sanctions for the violation. In cases involving discrimination, recommended sanctions will act to end the discrimination, prevent its recurrence, and remedy its effects on the complainant and the University community. If the respondent accepts these recommended sanctions, the sanctions are implemented by the Director of Student Engagement & Development and the process ends. There will be a three-day period for review between the date of acceptance and when the resolution becomes final. Should the respondent decide to reject the sanctions within that time period, Option 2B, below, will apply. This outcome is not subject to appeal.

   - **The Respondent Accepts a Finding of “Responsible” and Rejects the Sanctions Recommended.**
     If the Respondent accepts the “responsible” findings, but rejects the recommended sanctions, there will be a UCB hearing on the sanction, only. Hearing procedures are detailed below. An appeal of the sanction(s) issued by a UCB may be filed by any party to the allegation as detailed below.

3. **Respondent Rejects the Findings Completely or In-part**

   - **Respondent Rejects the Findings Completely**
     Where the respondent rejects the finding that they violated University policy, a formal hearing will be convened within fifteen business days, barring exigent circumstances.

     At the hearing, the investigator(s) will present their report to the panel, the panel will hear from the parties, and any necessary witnesses. The investigation report will be considered by the panel, which renders an independent and objective finding. UCB procedures are detailed below.

     If the panel finds the respondent not responsible for all violations, the Director of Student Engagement & Development (or designee) will timely inform the parties of this determination and the rationale for the decision in writing. This determination is subject to appeal by any party to the allegation. Appeal review procedures are outlined below.

     If the UCB finds a violation, it will determine sanctions/responsive actions and render a decision typically within 10 business days of the hearing and timely notify the parties in writing. An appeal of the finding(s) and/or sanction(s) issued by the UCB may be filed by any party to the allegation as detailed below.

   - **Respondent Accepts the Findings in Part and Rejects in Part**
     Where the respondent rejects in part the finding that they violated University policy, there will be a formal hearing solely on the disputed allegations within ten business days, barring exigent circumstances. If the University Conduct Board finds a violation, it will determine sanctions/responsive actions and render a decision typically within 10 business days of the hearing and timely notify the parties in writing. For all
findings holding a respondent responsible for a violation, the University will follow the sanctioning process. If the Panel finds the respondent “Not Responsible” on any of the contested allegations, the process will move to the Sanctioning Phase on only the uncontested allegations. An appeal of the finding(s) and/or sanction(s) issued by the UCB may be filed by any party to the allegation as detailed below.

SPECIAL HEARING PROVISIONS FOR SEXUAL MISCONDUCT, DISCRIMINATION AND OTHER ALLEGATIONS OF A SENSITIVE NATURE

All hearings under this sub-section will be conducted by a three member administrative University Conduct Board (UCB) drawn from the UCB pool. The UCB will also have a non-voting Chair. The designee of the Director of Student Engagement & Development will also be in attendance and present evidence and call witnesses to provide information related to what may have occurred.

For sexual misconduct, discrimination and other allegations of a sensitive nature, whether the alleged complainant serves as the primary complainant along with other witness. The hearing will take place live. Both the complainant and/or the respondent may choose to attend virtually by way of video conference applications such as Zoom, Skype, and the like.

The past sexual history or sexual character of a party will not be admissible by the other parties in hearings unless such information is determined to be highly relevant by the panel Chair. All such information sought to be admitted by a party or the University will be presumed irrelevant until a showing of relevance is made, in advance of the hearing or in recess, to the Chair. Demonstration of pattern, repeated, and/or predatory behavior by the respondent, in the form of previous findings in any legal or campus proceeding, or in the form of previous good faith allegations, will always be relevant to the finding, not just the sanction, and will be admissible. To the extent possible, the parties will be notified in advance if any such information is deemed relevant and will be introduced in the hearing.

SUPPORTIVE MEASURES/ACTIONS

The Title IX Coordinator or Director of Student Engagement & Development (or designee) may provide supportive measures to the complainant or respondent intended to address the short-term effects of harassment, discrimination and/or retaliation, i.e., to redress harm to the complainant and the community and to prevent further violations. Supportive measures are defined as individualized services reasonably available that are non-punitive, non-disciplinary, and no unreasonably burdensome to the other party while designed to ensure equal educational access, protect safety, and deter sexual harassment.

These supportive measures may include, but are not limited to:

• Referral to counseling and health services
• Education to the community
• Altering the housing situation for either party upon request or if dictated by circumstance
• Altering work arrangements for student work study
• Other supportive measures for either party dependent of the individual circumstances
• Providing campus escorts
• Providing transportation accommodations
• Implementing contact limitations between the parties
• Implementing trespass restrictions on a party or parties
• Offering adjustments to academic deadlines, course schedules, etc.
The University will maintain, as confidential, any supportive measures or protective measures, provided confidentiality does not impair the institution's ability to provide the supportive or protective measures to the complainant or respondent.

**STATEMENT OF THE COMPLAINANT’S RIGHTS:**

- The right to investigation and appropriate resolution of all credible allegations of sexual misconduct or discrimination made in good faith to University officials;
- The right to be informed in advance of any public release of information regarding the incident;
- The right not to have any personally identifiable information released to the public, without their consent;
- The right to be treated with respect by University officials;
- The right to have University policies and procedures followed without material deviation;
- The right not to be pressured to mediate or otherwise informally resolve any reported misconduct involving violence, including sexual violence;
- The right not to be discouraged by University officials from reporting sexual misconduct or discrimination to both on-campus and off-campus authorities;
- The right to be informed by University officials of options to notify proper law enforcement authorities, including on-campus and local police, and the option to be assisted by campus authorities in notifying such authorities, if the complainant so chooses. This also includes the right not to be pressured to report, as well;
- The right to have reports of sexual misconduct responded to promptly and with sensitivity by campus law enforcement and other campus officials;
- The right to be notified of available counseling, mental health, victim advocacy, health, legal assistance, student financial aid, visa and immigration assistance, or other student services, both on campus and in the community;
- The right to a campus no contact order (or a trespass order against a student or non-affiliated third party) when someone has engaged in or threatens to engage in stalking, threatening, harassing or other improper behavior that presents a danger to the welfare of the complainant or others;
- The right to notification of and options for, and available assistance in, changing academic and living situations after an alleged sexual misconduct incident, if so requested by the complainant and if such changes are reasonably available (no formal report, or investigation, campus or criminal, need occur before this option is available). Accommodations may include:
  - Change of an on-campus student's housing to a different on-campus location;
  - Assistance from University support staff in completing the relocation;
  - Transportation accommodations;
  - Arranging to dissolve a housing contract and pro-rating a refund;
  - Exam (paper, assignment) rescheduling;
  - Taking an incomplete in a class;
  - Transferring class sections;
  - Temporary withdrawal; and
  - Alternative course completion options.
- The right to have the University maintain such accommodations for as long as is necessary, and for protective measures to remain confidential, provided confidentiality does not impair the institution's ability to provide the accommodations or protective measures;
• The right to be fully informed of campus policies and procedures as well as the nature and extent of all alleged violations contained within the report;
• The right to ask the investigators to identify and question relevant witnesses, including expert witnesses;
• The right to review all documentary evidence available regarding the report, subject to the privacy limitations imposed by state and federal law, prior to a finding by the appropriate administrator;
• The right to be informed of the names of all witnesses whose information will be used to render a finding, in advance of that finding, except in cases where a witness's identity will not be revealed to the respondent for compelling safety reasons (this does not include the name of the complainant, which will always be revealed);
• The right not to have irrelevant prior sexual history admitted as evidence;
• The right to regular updates on the status of the investigation and/or resolution;
• The right to have reports addressed by investigators and appropriate administrators who have received at least eight hours of annual sexual misconduct training;
• The right to preservation of privacy, to the extent possible and permitted by law;
• The right to meetings and/or interviews that are closed to the public;
• The right to petition that any University representative in the process be recused on the basis of demonstrated bias or conflict-of-interest;
• The right to bring a victim advocate, attorney, or other advisor of the complainant’s choosing to all phases of the investigation and resolution proceeding;
• The right to have the university compel the participation of student, faculty and staff witnesses, and the opportunity (if desired) to provide the investigators with a list of potential questions to ask of witnesses, and the right to challenge documentary evidence;
• The right to be promptly informed of the outcome and sanction of the resolution process in writing, without undue delay between the notifications to the parties; and
• The right to be informed in writing of when a decision by the University is considered final, any changes to the sanction to occur before the decision is finalized, to be informed of the right to appeal the finding and sanction of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.

**STATEMENT OF THE RESPONDENT’S RIGHTS:**

• The right to investigation and appropriate resolution of all credible reports of sexual misconduct and/or discrimination made in good faith to University administrators;
• The right to be informed in advance, when possible, of any public release of information regarding the report;
• The right to be treated with respect by University officials;
• The right to have University policies and procedures followed without material deviation;
• The right to be informed of and have access to campus resources for medical, health, counseling, and advisory services;
• The right to timely official written notice of all alleged violations, including the nature of the violation, the applicable policies and procedures and possible sanctions;
• The right to review all documentary evidence available regarding the report, subject to the privacy limitations imposed by state and federal law, prior to the finding by the appropriate administrator;
• The right to be informed of the names of all witnesses whose information will be used to render a finding, prior to final determination, except in cases where a witness's identity will not be revealed to the respondent for compelling safety reasons (this does not include the name of the complainant, which will always be revealed);
• The right not to have irrelevant prior sexual history admitted as evidence in a campus resolution process;
• The right to have reports addressed by unbiased investigators and appropriate administrators who have received annual training;
• The right to petition that any University representative be recused from the resolution process on the basis of demonstrated bias and/or conflict-of-interest;
• The right to meetings and interviews that are closed to the public;
• The right to have the University compel the participation of student, faculty and staff witnesses, and the opportunity to provide the investigators with a list of potential questions to ask of witnesses, and the right to challenge documentary evidence;
• The right to have an advisor of their choice to accompany and assist throughout the campus resolution process. This includes use of an attorney at the expense of the respondent. An advisor may cross examine all witnesses as well as the complainant following guidelines. A respondent will have an advisor provided for a University Conduct Board by the University should the respondent not have an advisor. An advisor provided by the University will have training but will not be an attorney;20
• The right to a fundamentally fair resolution, as defined in these procedures;
• The right to a decision based solely on evidence presented during the resolution process. Such evidence shall be credible, relevant, based in fact, and without prejudice;
• The right to be promptly informed of the outcome and sanction of the resolution process in writing, without undue delay between the notifications to the parties;
• The right to be informed in writing of when a decision of the University is considered final, any changes to the sanction to occur before the decision is finalized, to be informed of the right to appeal the finding and sanction of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.

NOTICE OF HEARING

Once a determination is made that reasonable cause exists for the Director of Student Engagement & Development (or designee) to refer an allegation for a hearing, formal notice will be given to both parties. Notice will be in writing and may be delivered no less than 10 days prior to the hearing by one or more of the following methods: in person by the Director of Student Engagement & Development (or designee); mailed to the local or permanent address of the student as indicated in official University records; or emailed to the student’s University-issued email account. Once mailed, emailed and/or received in-person, such notice will be presumptively delivered. The letter of notice will:

1. A description of the alleged violation(s), a list of all policies allegedly violated, a description of the applicable procedures, and a statement of the potential Disciplinary Sanctions actions that could result; and
2. The time, date, and location of the hearing

20 See pages 29-30 for the role of an Advisor.
3. Direct the respondent to contact the Director of Student Engagement & Development (or designee) within a specified period of time to respond to the allegation.

4. Information about the option for the hearing to occur with the parties located in separate rooms using technology that enables the Decision Maker(s) and Parties to see and hear a Party or Witness answering questions. Parties should inform the Director of Student Engagement & Development or other designee of any desire to have the hearing occur in separate rooms at least 3 days prior to the hearing to ensure appropriate technology is in place.

5. Information on how the hearing will be recorded and on access to the recording for the Parties after the hearing.

6. A copy of the rules of decorum for all hearing participants

7. A list of the [Decision Makers, Hearing Facilitator, Board Chair] who will attend the hearing, along with an invitation to object to any actual or perceived conflicts of interest or bias of the [Decision Maker(s)] prior to the hearing.

8. A statement that if any Party or Witness does not appear at the scheduled hearing, the hearing may be held in their absence, and the testimony or any statements provided by the Party or Witness prior to the hearing will not be considered by the Decision Maker.

9. Notification that the parties may have the assistance of an Advisor of their choice at the hearing and will be required to have one present for any questions they may desire to ask of the other Party or Witnesses. The Party should notify the [Title IX Coordinator or Hearing Chair or other designee] in advance of the hearing if they do not have an Advisor, and the University will appoint one. Each party must have an Advisor present.

10. A copy of all the materials provided to the Decision Maker(s) about the matter and the opportunity to provide a written response in advance of the hearing.

11. Information regarding who to contact to arrange any disability accommodations, language assistance, and/or interpretation services that may be needed at the hearing.

12. For compelling reasons, the [Title IX Coordinator or Hearing Chair or other designee] may reschedule the hearing,

13. This time period will generally be no less than two days21 from the date of delivery of the summons letter.

A meeting with the Director of Student Engagement & Development (or designee) may be arranged to explain the nature of the allegation and the conduct process. At this meeting, the respondent may indicate, either verbally or in writing, to the Director of Student Engagement & Development (or designee), whether they admit to or deny the allegations. If a student does not contact the Director of Student Engagement & Development (or designee) within the stated period of time, the student’s case may be resolved in their absence by reviewing the information that is available. A student may choose to appeal the finding and/or sanctions of a case resolved in their absence based on the appeal guidelines outlined in this document.

Conduct violations that occur in campus housing (ex: noise violations, improper checkouts, prohibited items, fire safety, etc.), which result in a minimum sanction of a disciplinary warning being issued with responsibility being founded, may be adjudicated in the absence of the alleged student without notice of a hearing being provided to the student. This process may be utilized at the discretion of the Director of Student Engagement & Development (or designee). Students should be aware that a disciplinary warning in these types of incidents represents a reminder of the policy in place related to the alleged violation, and is not information that is released when a disciplinary check is conducted.

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21 “Day”, used throughout this document, refers to normal business days when the University is in operation.
INTERIM SUSPENSION

Under the Student Code of Conduct, the Vice President of Student Affairs (or designee) may impose restrictions and/or separate a student from the community pending the scheduling of a campus hearing on alleged violation(s) of the Student Code of Conduct when a student represents a threat of serious harm to others, is facing allegations of serious criminal activity, to preserve the integrity of an investigation, to preserve University property and/or to prevent disruption of, or interference with, the normal operations of the University.

Interim Suspension can include separation from the institution or restrictions on participation in the community for no more than ten (10) business days pending the scheduling of a campus hearing on alleged violation(s) of the Student Code of Conduct. Interim suspensions may be required for more than ten (10) business days dependent on the investigation and/or other extenuating circumstances. A student who receives an interim suspension may request a meeting with the Vice President for Student Affairs or designee to demonstrate why an interim suspension is not merited. Regardless of the outcome of this meeting, the University may still proceed with the scheduling of a campus hearing.

During an interim suspension, a student may be denied access to University housing and/or the University campus/facilities/events. As determined appropriate by the Director of Student Engagement & Development, this restriction may include classes and/or all other University activities or privileges for which the student might otherwise be eligible. At the discretion of the Director of Student Engagement & Development and with the approval of, and in collaboration with, the appropriate Dean(s), alternative coursework options may be pursued to ensure as minimal an impact as possible on the respondent.

HEARING OPTIONS & PREPARATION

Except in an allegation involving failure to comply with the summons of the Director of Student Engagement & Development (or designee), no student may be found to have violated the Student Code of Conduct solely as a result of the student’s failure to appear for a hearing. In all such instances, conduct hearings will proceed as scheduled and the information in support of the allegation will be presented to, and considered by the panel presiding over the hearing.

At any point prior to the hearing, where the respondent admits to violating the Student Code of Conduct, the Director of Student Engagement & Development (or designee) may invoke administrative hearing procedures to determine and administer appropriate sanctions without a formal hearing. This process is also known as an educational conference. In an educational conference, allegations will be heard and determinations will be made by the Director of Student Engagement & Development or designee.

Where the respondent denies violating the Student Code of Conduct or rejects the sanctions that are issued during their educational conference, a formal hearing will be conducted. This process is known as a University Conduct Board (UCB) hearing. Students who deny a violation for which a UCB hearing will be held will be given a minimum of seven days to prepare unless all parties wish to proceed more quickly. Preparation for a UCB hearing is summarized in the following guidelines:

1. Notice of the time, date and location of the hearing will be in writing and may be delivered by one or more of the following methods: in person by the Director of Student Engagement & Development (or designee); mailed to the local or permanent address of the student as indicated in official University records; or emailed to the student’s University-issued email account. Once mailed, emailed and/or received in-person, such notice will be presumptively delivered. Redacted copies of the reports and other information for the case may be requested by the respondent by completing a request form found at www.clarion.edu/conduct.
2. The complainant may fully participate in the hearing or may elect to have the University administration present the evidence. Where there is no complainant, the University administration will serve as the complainant.

3. If a respondent fails to respond to notice from the Director of Student Engagement & Development (or designee), the Director of Student Engagement & Development (or designee) may initiate an allegation for failure to comply with the directives of a University official and give notice of this offense. Unless the student responds to this notice within three (3) days by answering the original notice, an administrative conference may be scheduled and held on the student’s behalf. As a result, the student may be administratively withdrawn from attending classes or a disciplinary hold may be placed on their University account, deeming them ineligible to register for courses or University housing until such time as the student responds to the initial allegation.

4. At least three (3) days before any scheduled formal hearing, the following will occur:
   • The respondent will deliver to the Director of Student Engagement & Development (or designee) a written response to the allegation;
   • The respondent will deliver to the Director of Student Engagement & Development (or designee) a written list of all suggested eye witnesses they plan to call at the hearing and including any character witnesses;
   • The respondent will deliver to the Director of Student Engagement & Development (or designee) all physical evidence the student intends to use or needs to have present at the hearing and will indicate who has possession or custody of such evidence, if known, so that the Director of Student Engagement & Development can arrange for its presence;
   • The complainant will deliver to the Director of Student Engagement & Development (or designee) a written list of all suggested witnesses for the University to call at the hearing;
   • The complainant will deliver to the Director of Student Engagement & Development (or designee) all items of physical evidence needed at the hearing and will indicate who has possession or custody of such evidence, if known, so that the Director of Student Engagement & Development can arrange for its presence; and
   • The complainant and the respondent will notify the Director of Student Engagement & Development (or designee) of the names of any advisors/advocates who may be accompanying the parties at the hearing.

5. The Director of Student Engagement & Development (or designee) will ensure that the hearing information and any other available written documentation is shared with the parties at least two (2) days before any scheduled hearing. In addition, the parties will be given a list of the names of all the UCB members in advance. Should any party object to any panelist, that party must raise all objections, in writing, to the Director of Student Engagement & Development immediately. A UCB member will only be unseated if the Director of Student Engagement & Development concludes that their bias precludes an impartial hearing of the allegation. Additionally, UCB members who feel they cannot make an objective determination must recuse themselves from the proceedings.

UNIVERSITY CONDUCT BOARD (UCB) HEARING PROCEDURES

The Director of Student Engagement & Development (or designee) will appoint one UCB member as the Chair for the hearing. The parties have the right to be present at the hearing; however, they do not have the right to be present during deliberations. If a student cannot attend the hearing, it is that student’s responsibility to notify the Director of Student Engagement & Development no less than three (3) days prior to the scheduled hearing to arrange for another date, time and location. Except in cases of grave or unforeseen circumstances, if the respondent fails to give the requisite minimum three (3) day notice, or if the respondent fails to appear, the hearing
will proceed as scheduled. If the complainant fails to appear, the allegation may be dropped unless the University chooses to pursue the allegation on its own behalf, as determined by the Director of Student Engagement & Development.

The Decision Maker(s) cannot draw an inference about the determination regarding responsibility based solely on a Party's absence from the hearing or refusal to answer questions.

The Director of Student Engagement & Development (or designee), and the Chair and the voting UCB members will conduct UCB hearings according to the following guidelines:

1. Hearings will be closed to the public. Admission to the hearing of persons other than the parties involved will be at the discretion of the board chair and the Director of Student Engagement & Development (or designee).

2. In hearings involving more than one respondent, the standard procedure will be to hear the allegations jointly; however, the Director of Student Engagement & Development (or designee) may permit the hearing pertinent to each respondent to be conducted separately. In joint hearings, separate determinations of responsibility will be made for each respondent.

3. The complainant, the respondent, the panel, and the Director of Student Engagement & Development (or designee) will have the privilege of questioning all present witnesses and questioning all present parties (directly or through the Chair, at the discretion of the Chair). Unduly repetitive witnesses can be limited at the discretion of the UCB Chair.

4. Pertinent records, exhibits, and written statements may be accepted as information for consideration by the UCB. Formal rules of evidence are not observed. The Chair may limit the number of character witnesses presented or may accept written affidavits of character instead.

5. All procedural questions are subject to the final decision of the Chair. The Chair may consult the Director of Student Engagement & Development (or designee).

6. After a panel hearing, the panel will deliberate and determine, by majority vote, whether it is more likely than not that the respondent has violated the Student Code of Conduct. The Director of Student Engagement & Development (or designee) will be present and available as a resource during all deliberations. Once a finding is determined, if the finding is that of a policy violation, the UCB will determine an appropriate sanction(s). The Director of Student Engagement & Development (or designee) is responsible for informing the UCB of applicable precedent and any previous conduct violations or other relevant pattern information about the respondent. The Chair will prepare a written deliberation report and deliver it to the Director of Student Engagement & Development (or designee), detailing the recommended finding, how each member voted, the information cited by the panel in support of its finding and/or sanctions, and any information the panel excluded from its consideration and why. This report should conclude with any sanctions and recommended remedies. This report should not typically exceed two pages in length and must be submitted to the Director of Student Engagement & Development within two (2) days of the end of deliberations.

7. The Director of Student Engagement & Development (or designee) will implement the UCB’s finding and sanctions and will communicate that outcome to the parties within 10 business days of the hearing. Notification will be made in writing and may be delivered by one or more of the following methods: in person by the Director of Student Engagement & Development (or designee); mailed to the local or permanent address of the student as indicated in official University records; or emailed to the student’s University-issued email account. Once mailed, emailed and/or received in-person, such notice will be presumptively delivered.

8. In cases of sexual misconduct and other crimes of violence, notice of the outcome will be delivered to all parties simultaneously, meaning without substantial delay between the notifications to each. The notice will include the findings, any sanctions and a rationale therefor, as well as the right to be informed of when
the decision is considered final, any changes to the sanction that occur before the decision is finalized, to be informed of the right to appeal the finding and sanction of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.

9. There will be a single verbatim record, such as an audio recording, for all UCB hearings. Deliberations will not be recorded. The record will be the property of the University and maintained according to the University’s record retention policy.

CONTINUANCES OR GRANTING EXTENSIONS

The University may determine that multiple sessions or a continuance (i.e., a pause on the continuation of the hearing until a later date or time) is needed to complete a hearing. If so, the University will notify all participants and endeavor to accommodate all participants’ schedules and complete the hearing as promptly as practicable.

PARTICIPANTS IN THE HEARING

The only individuals permitted to participate in the hearing are as follows:

- The Decision Maker(s)
- The Board Chair (if applicable, note whether voting or non-voting)
- Hearing facilitator
- Conduct administrator or designee or
- IT personnel or other University personnel
- The Parties
- Advisor of choice or provided by the University for each Party
- Witnesses

The Decision Maker(s) and Board Chair will not have a conflict of interest or bias in favor of or against Complainants or Respondents generally, or in favor or against the Parties to the particular case. The Parties will have an opportunity to raise any objections regarding a Decision Maker’s actual or perceived conflicts of interest or bias at the beginning of the hearing.

Parties and Witnesses cannot be compelled to participate in the hearing, and have the right not to participate in the hearing free from retaliation.

DISCIPLINARY SANCTIONS

The penalty imposed on an individual for violating University Policies. Previous Disciplinary Sanctions of any kind involving the Respondent may be considered in determining an appropriate sanction upon a determination of responsibility. This information is only considered at the sanction stage of the process. One or more of following sanctions may be imposed upon any student for any single violation of the Student Code of Conduct:

A. Warning: An official written notice that the student has violated University policies and/or rules and that more severe conduct action will result should the student be involved in other violations while the student is enrolled at the University.

B. Restitution: Compensation for damage caused to the University or any person’s property. This could also include situations such as failure to return a reserved space to proper condition – labor costs and expenses. This is not a fine but, rather, a repayment for labor costs and/or the value of property destroyed, damaged, consumed, or stolen.
C. **Educational Opportunities:** Include but are not limited to Online Judicial Modules, workshops for alcohol, controlled substances, and quality of life concerns. Additionally, students may be required to participate in the Judicial Mentoring Program, or other opportunities tailored to preventing recidivism.

D. **Fines:** Reasonable fines may be imposed.

E. **Community/University Service Requirements:** For a student or organization to complete a specific supervised University service.

F. **Loss of Privileges:** The student will be denied specified privileges for a designated period of time.

G. **Confiscation of Prohibited Property:** Items whose presence is in violation of University policy will be confiscated and will become the property of the University. Prohibited items may be returned to the owner at the discretion of the Director of Student Engagement & Development and/or University Police.

H. **Behavioral Contract:** This includes required activities including, but not limited to, seeking academic counseling or substance abuse screening, writing a letter of apology, etc.

I. **Educational Program:** Requirement to attend, present and/or participate in a program related to the violation. It may also be a requirement to sponsor or assist with a program for others on campus to aid them in learning about a specific topic or issue related to the violation for which the student or organization was found responsible. Audience may be restricted.

J. **Restriction of Visitation Privileges:** May be imposed on a resident or non-resident student. The parameters of the restriction will be specified.

K. **University Housing Probation:** Official notice that, should further violations of Residence Life and Housing or University policies occur during a specified probationary period, the student may immediately be removed from University housing. Regular probationary meetings may also be imposed.

L. **University Housing Reassignment:** Reassignment to another University housing facility. Residential Life and Housing personnel will decide on the reassignment details.

M. **University Housing Suspension:** Removal from University housing for a specified period of time after which the student is eligible to return. Conditions for re-admission to University housing may be specified. Under this sanction, a student is required to vacate University housing within 24 hours of notification of the action, though this deadline may be extended upon application to, and at the discretion of, the Director of Residence Life and Housing. Students may be responsible for any applicable fees and will be required to pay applicable damage and cleaning fees. This sanction may be enforced with a trespass action if deemed necessary. Prior to reapplication for University housing, the student must gain permission from the Director of Residence Life and Housing (or designee). This sanction may include restrictions on visitation to specified buildings or all University housing during the suspension.

N. **University Housing Expulsion:** The student’s privilege to live in, or visit, any University housing structure is revoked indefinitely. This sanction may be enforced with a trespass action if deemed necessary. Students may be responsible for any applicable fees and will be required to pay applicable damage and cleaning fees.

O. **University Probation:** The student is put on official notice that, should further violations of University policies occur during a specified probationary period, the student may face suspension or expulsion. Regular probationary meetings may also be imposed.

P. **Eligibility Restriction:** The student is deemed “not in good standing” with the University for a specified period of time. Specific limitations or exceptions may be granted by the Director of Student Engagement & Development and terms of this conduct sanction may include, but are not limited to, the following:

- Ineligibility to hold any office in any student organization recognized by the University or hold an elected or appointed office at the University; or

- Ineligibility to represent the University to anyone outside the University community in any way including: participating in the study abroad program, attending conferences, or representing the University at an official function, event or intercollegiate competition as a player, manager or student coach, etc.
**Q. University Suspension:** Separation from the University for a specified minimum period of time, after which the student is eligible to return. Eligibility may be contingent upon satisfaction of specific conditions noted at the time of suspension. The student is required to vacate the campus within 24 hours of notification of the action, though this deadline may be extended upon application to, and at the discretion of, the Director of Student Engagement & Development. During the suspension period, the student is banned from University property, functions, events and activities without prior written approval from the Director of Student Engagement & Development. This sanction may be enforced with a trespass action as necessary. This sanction will be noted as a Conduct Suspension on the student’s official academic transcript.

**R. University Expulsion:** Permanent separation from the University. The student is banned from University property and the student’s presence at any University-sponsored activity or event is prohibited. This action may be enforced with a trespass action as necessary. This sanction will be noted as a Conduct Expulsion on the student’s official academic transcript.

**S. Withholding Diploma:** The University may withhold a student’s diploma for a specified period of time and/or deny a student participation in commencement activities if the student has an allegation pending, or as a sanction if the student is found responsible for an alleged violation.

**T. Revocation of Degree:** The University reserves the right to revoke a degree awarded from the University for fraud, misrepresentation or other violation of University policies, procedures or directives in obtaining the degree, or for other serious violations committed by a student prior to graduation. This sanction is issued with the approval of the Provost.

**U. Other Sanctions:** Additional or alternate sanctions may be created and designed as deemed appropriate to the offense with the approval of the Director of Student Engagement & Development or designee.

The following sanctions may be imposed upon groups or organizations found to have violated the Student Code of Conduct:

- One or more of the sanctions listed above, specifically 1) through 9) and 15) through 17); and/or
- Deactivation, de-recognition, loss of all privileges (including status as a University registered group/organization), for a specified period of time.

**PARENTAL NOTIFICATION**

The University reserves the right to notify the parents/guardians of dependent students regarding any conduct situation, particularly alcohol and other drug violations. The University may also notify parents/guardians of non-dependent students who are under the age of 21 of alcohol and/or other drug violations. Parental notification may also be utilized discretionarily by administrators when permitted by the Family Educational Rights and Privacy Act (FERPA) or consent of the student.

**NOTIFICATION OF OUTCOMES**

The outcome of a campus hearing is part of the education record of the respondent and is protected from release under FERPA, except in cases where the University determines through the student conduct process that a student violated a policy that would constitute a “crime of violence” or nonforcible sex offense. In such cases, the University may release the name of the student, the policies allegedly violated, that they were found in violation, and any sanctions that result for the following offenses:

- Arson
- Assault offenses (includes stalking)
- Burglary
- Criminal Homicide—manslaughter by negligence
- Criminal Homicide—murder and nonnegligent manslaughter
• Destruction/damage/vandalism of property
• Kidnapping/abduction
• Robbery
• Forcible sex offenses
• Non-forcible sex offenses
• Stalking
• Dating Violence and Domestic Violence

FAILURE TO COMPLETE CONDUCT SANCTIONS

All students, as members of the University community, are expected to comply with conduct sanctions within the timeframe specified by the Director of Student Engagement & Development (or designee). Failure to follow through on conduct sanctions by the date specified, whether by refusal, neglect or any other reason, may result in additional sanctions and/or suspension from the University and may be noted on, or with, the student’s official transcript at the end of the semester. In such situations, resident students will be required to vacate University housing within 24 hours of notification by the Director of Student Engagement & Development, though this deadline may be extended upon application to, and at the discretion of the Director of Residence Life and Housing and/or the Director of Student Engagement & Development. A suspension will only be lifted when compliance with conduct sanctions is satisfactorily achieved. This determination will be made by the Director of Student Engagement & Development.

APPEAL REVIEW PROCEDURES

Any party may request an appeal of the decision of the UCB/Educational Conference by filing a written request to the Director of Student Engagement & Development or to the Title IX Coordinator, if appropriate, subject to the procedures outlined below. If a student submits an appeal within the timeframe listed below, the sanctions that were issued by the hearing body will not be in effect while the appeal is being reviewed. Instead, the sanctions will only go into effect should the appeal officer decide to uphold the sanctions issued by the board; at which point, the sanctions would take effect immediately at the conclusion of the appeal process. All parties should be timely informed of the status of requests for appeal, the status of the appeal consideration, and the results of the appeal decision.

GROUNDS FOR APPEAL REQUESTS

Appeals requests are limited to the following grounds:

• A procedural error occurred that significantly impacted the outcome of the hearing (e.g. substantiated bias, material deviation from established procedures, etc.);
• To consider new evidence, unavailable during the original hearing or investigation, that could substantially impact the original finding or sanction. A summary of this new evidence and its potential impact must be included;
• The sanctions imposed are substantially outside the parameters or guidelines set by the University for this type of offense or the cumulative conduct record of the respondent.

Appeals must be filed in writing through an electronic form with the Director of Student Engagement & Development (or designee) within five (5) business days of the notice of the outcome to the hearing, barring exigent circumstances. If an appeal is not submitted within five (5) business days of the notice of the outcome of the hearing, then the outcome will be considered final. Any exceptions are made at the discretion of the Director of Student Engagement & Development and, when appropriate, the Title IX Coordinator. The online appeals form may be found at www.clarion.edu/conduct under ‘Student Conduct Resource Forms.’
The Director of Student Engagement & Development (or designee) will share the appeal by one party with the other party (parties) when appropriate under procedure or law (e.g., if the respondent appeals, the appeal is shared with the complainant who may also wish to file a response, request an appeal on the same grounds or different grounds). The Director of Student Engagement & Development will refer the request(s) to the University’s designated Appeal Review Officer, appointed by the President. The Appeal Review Officer will draft a response memorandum to the appeal request(s), based on their determination that the request(s) will be granted or denied, and why. All request-related documents are shared with all parties prior to submission to the Appeal Review Officer.

The Appeal Review Officer will conduct an initial review to determine if the appeal request meets the limited grounds and is timely. They may consult with the Director of Student Engagement & Development and/or Title IX Coordinator on any procedural or substantive questions that arise.

If the appeal is not timely or substantively eligible, the original finding and sanction will stand and the decision is final. If the appeal has standing, the Appeal Review Officer determines whether to reconsider the finding or sanction or to remand it to investigators or the original decision-maker(s), typically within 15 business days.

The Appeal Review Officer will notify the student if the matter was remanded back to the UCB or Administrative Hearing Officer.

Where the original decision-maker may be unduly biased by a procedural error, a new UCB or hearing officer will be constituted to reconsider the matter, which can in turn be appealed, once. A final decision if remanded back to the UCB or Administrative Hearing Officer will be made within 15 business days.

Full re-hearings by the Appeal Review Officer are not permitted. In review, the original finding and sanction are presumed to have been decided reasonably and appropriately, thus the burden is on the appealing party(ies) to show clear error. The Appeal Review Officer must limit the review to the challenges presented.

On reconsideration, the Appeal Review Officer or original decision-maker may affirm or change the findings and/or sanctions of the original hearing body according to the permissible grounds. Procedural errors should be corrected, new evidence should be considered, and sanctions should be proportionate to the severity of the violation and the student’s cumulative conduct record.

All decisions of the Appeal Review Officer are to be made within fifteen (15) days of submission and are final, as are any decisions made by the original hearing body, Director of Student Engagement & Development or Title IX Coordinator as the result of reconsideration consistent with instructions from the Appeal Review Officer.

The parties may challenge the Appeal Review Officer on the basis of potential bias, and an Appeal Review Officer who cannot render an impartial decision must recuse themselves. The Appeals Review Officer will make the determination as to the validity of any challenge or need for recusal. In the event of a recusal from the panel, the Appeals Review Officer will solicit an alternate, trained officer.

The presumptive stance of the University is that all decisions made and sanctions imposed by the original decision-maker will be postponed until completion of the appellate process.

**OTHER GUIDELINES FOR APPEALS**

- All parties will be timely informed of the status of requests for appeal, the status of the appeal consideration, and the results of the appeal decision.
- The appeal review officer will typically complete the appellate review, but may choose to return the appeal to the original decision-maker for reconsideration (remand).
• Appeals are not intended to be full re-hearings of the allegation (de novo). In most cases, appeals are confined to a review of the written documentation or record of the original hearing, and pertinent documentation regarding the grounds for appeal; Witnesses may be called if necessary.
• Appeals are not an opportunity for the Appeal Review Officer to substitute their judgment for that of the original decision-maker merely because they disagree with the finding and/or sanctions. Appeals decisions are to be deferential to the original decision-maker, making changes to the finding only where there is clear error and to the sanction only if there is a compelling justification to do so.

WITHDRAWAL WHILE CHARGES PENDING
The University does not permit a student to withdraw if that student has an allegation pending for violation of the Student Code of Conduct. Should a student decide to leave and/or not participate, the process will nonetheless proceed in the student’s absence to a reasonable resolution and that student will not be permitted to return to University unless all sanctions have been satisfied. The student will not have access to an academic transcript until the allegations have been resolved.

DISCIPLINARY RECORDS
All conduct records are maintained by the University for seven (7) years from the time of their creation except those that result in separation (suspension or expulsion, including from housing) and those that fall under Title IX, which are maintained indefinitely.

FAILURE TO COMPLETE SANCTIONS/COMPLY WITH SUPPORTIVE MEASURES AND LONG TERM REMEDIES/RESPONSIVE ACTIONS
All respondents are expected to comply with conduct sanctions, responsive actions and corrective actions within the timeframe specified by the Director of Student Engagement & Development and/or Title IX Coordinator. Failure to abide by these conduct sanctions by the date specified, whether by refusal, neglect or any other reason, may result in additional sanctions and/or suspension, expulsion from the University and will be noted on a student’s official transcript. A suspension will only be lifted when compliance is achieved to the satisfaction of the Director of Student Engagement & Development and/or Title IX Coordinator.

DISABILITIES ACCOMMODATION
Clarion University is committed to providing qualified students, employees or others with disabilities with reasonable accommodations and support needed to ensure equal access to the student conduct process at the University. Anyone needing such accommodations or support should contact the Director of Disability Support Services (109 Becht Hall), who will review the request and, in consultation with the person requesting the accommodation, and Director of Student Engagement & Development and/or the Title IX Coordinator, determine which accommodations are appropriate and necessary for full participation.

REVISION
These policies and procedures will be reviewed and updated annually by the Director of Student Engagement & Development and the Title IX Coordinator. The University reserves the right to make changes to this document as necessary and once those changes are posted online, they are in effect. The Director of Student Engagement & Development and/or the Title IX Coordinator may make minor modifications to procedure that do not materially jeopardize the fairness owed to any party, such as to accommodate summer schedules, etc. The Director of Student Engagement & Development and/or Title IX Coordinator may also vary procedures materially with notice (on the institutional web site, with appropriate date of effect identified) upon determining that changes to law or regulation require policy or procedural alterations not reflected in this policy and procedure. Procedures in effect at the time of the resolution will apply to resolution of incidents, regardless of when the incident occurred. Policy in
effect at the time of the offense will apply even if the policy is changed subsequently but prior to resolution, unless the parties consent to be bound by the current policy. If government regulations change in a way that impacts this document, this document will be construed to comply with government regulations in their most recent form.

This document does not create legally enforceable protections beyond the protection of the background state and federal laws which frame such codes generally.

This policy and procedure was implemented on August 1, 2018.

It is the policy of Clarion University of Pennsylvania that there shall be equal opportunity in all of its educational programs, services, and benefits, and there shall be no discrimination with regard to a student's or prospective student's gender, gender identity, race or color, ethnicity, national origin or ancestry, age, mental or physical disability, religion or creed, genetic information, affectional or sexual orientation, veteran status, or other classifications that are protected under Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, and other pertinent state and federal laws and regulations. Direct inquiries to the Title IX Coordinator/Director of Social Equity, 423 Becht Hall 16214-1232; Email asalsgiver@clarion.edu or phone 814-393-2109. Inquiries may also be directed to the Director of the Office for Civil Rights, Department of Education, 330 Independence Avenue, SW, Washington, DC 20201.