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Mission Statement

The mission of Madonna University, a Catholic and Franciscan institution of higher learning, is to instill in its students Christian humanistic values, intellectual inquiry, a respect for diversity, and a commitment to serving others through a liberal arts education, integrated with career preparation and based on the truths and principles recognized within a Catholic tradition.

Madonna University’s mission receives its spirit from these Franciscan Values:
- Respect for the dignity of each person
- Peace and justice
- Reverence for creation
- Education for truth and service

Introduction

This Annual Security and Fire Safety Report (“Annual Security Report”) is being published in accordance with the requirements of the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (commonly referred to as the Clery Act). The Clery Act is a landmark consumer protection legislation enforced by the United States Department of Education. The Clery Act requires that all colleges and universities receiving Title IV financial aid to comply with this Federal Law.

Published September 2017.

Crime statistics included in this report are for calendar years 2014, 2015, and 2016.

The purpose of this Annual Security Report is to provide faculty, staff, students and campus visitors with an overview of Madonna University’s security resources, policies and procedures. The policies and procedures described in this Annual Security Report are subject to change at any time and updated versions of the Annual Security Report, if any, will be posted in PDF format on the Madonna University’s Public Safety website, located at http://www.madonna.edu/resources/public-safety.

This Annual Security Report is the result of the efforts of many people across campus. In order to publish holistic crime statistics, Madonna University gathers data from the campus community as well as local, state, and federal agencies. The University’s Corporate Compliance Officer sends letters to police agencies in jurisdictions where Madonna University has non-campus property in order to request Clery Act crime statistics from those locales. No formal police report is required for a crime to be included in Madonna’s crime statistics, as Campus Security Authority (CSA) reports are reviewed for inclusion. For statistical purposes, crime statistics reported are recorded in the calendar year the crime was reported.

For the purposes of this report, Madonna University has identified five separate campuses and has provided safety information along with crime statistics for each. Those campuses include three domestic sites:
- Macomb Community College,
- Henry Ford College, and
- Southwest Detroit Women’s Educational Empowerment Project (SWEEP).
In addition, the following international sites are included:

- Tianjin Agricultural University (P. R. China), and
- Haiti Tec (Haiti).

All available safety and security information related to each of these campuses is included contained this report in a separate section. None of these campuses reported to own or control residential facilities for students.

All of the statistics are gathered, compiled, and reported to the campus community via this report, entitled “Annual Security and Fire Safety Report” which is published jointly by the Department of Public Safety and the Office of Corporate Compliance. The University submits the annual crime statistics published in this report to the Department of Education, which is then made available to the public on the Department of Education website.

Paper copies of this Annual Security Report are also available at the following main campus locations: Department of Public Safety, the Dean of Students' Office, Human Resources, and the Office of Corporate Compliance. All current faculty, staff, and students receive an email prior to the publication at the end of September as notice of availability.

**Campus Public Safety/Law Enforcement**

The Madonna University Department of Public Safety (Public Safety) provides around the clock protection and services to the university community. Officers are on duty 24 hours a day, 7 days a week, and 365 days a year.

Public Safety is a service-oriented department and has the following primary functions: to provide the campus community with the necessary services and control to watch over the personal safety of the entire university community, prevent crime, and protect university property and the property of the students, faculty/staff and visitors.

Public Safety personnel are not required to be sworn officers of the law; however, they are uniformed, unarmed safety and security officers who have direct radio and telephone communication with local police, fire, and emergency medical services. This direct communication enables officers to initiate and direct necessary emergency responders to the scene. Public Safety coordinates with the Livonia Police Department in the investigation of crimes occurring on campus, as outlined in a memorandum of understanding between the university and the Livonia Police Department.

Public Safety has maintained an excellent working relationship with the law enforcement authorities from the City of Livonia, Wayne County and the State of Michigan.

Public Safety enforces the university policies in regard to all parking and fire lane regulations and vehicular traffic on university property; interview all injured or sick persons, and when necessary, arrange conveyance of such persons to a medical facility; investigate all reports of theft or lost property; maintain security in and around all campus buildings or other property on the grounds; report all hazardous conditions; maintain regular patrols throughout the campus; and perform such other duties and make such other recommendations as may appear necessary in accomplishing the primary mission of the department.
Reporting of Crimes and Emergency Situations – Madonna University

Madonna University encourages everyone to accurately and promptly report all crimes Public Safety and the appropriate police agencies, when the victim of such crime elects or is unable to make such a report.

To report a crime, emergency situation, or suspicious activity at Madonna University the Department of Public Safety may be contacted via the following:

- Dial (734) 432-5442 or extension 5442 from any on campus telephone.
- Dial 911 from any on campus telephone.

**Note:** If dialing 911 from a cell phone while on campus, the call will be directed to Livonia Police Department.

Members of the community should immediately report crimes or emergencies to Public Safety. The University’s response to emergency calls is as follows: upon receipt of a call, an officer will investigate the complaint, involve additional resources if necessary to appropriately resolve the matter, and produce a formal report. A timely warning or emergency notification may also be issued as described on page 57 of this Annual Security Report.

Reports submitted to Public Safety will be included in the annual statistical disclosure and assessed for issuing a Timely Warning Notice when deemed necessary.

Alcohol and Drugs

Madonna University complies fully with local, state, and federal regulations regarding the sale, possession, and consumption of alcoholic beverages, including the enforcement of Michigan’s laws which prohibit underage drinking. Additionally, the unlawful possession, use, or sale of illegal drugs or controlled substances is strictly prohibited. Through its collaboration with the Livonia Police Department the University enforces both federal and state drug laws, and members of the University community are held responsible for their behavior if they violate University policy or federal or state laws.

The University’s Department of Public Safety, as well as Residence Life and other Student Affairs staff, enforces the University’s policy on alcohol, drug and weapons. In addition, University personnel discourage the abuse of drugs and the illegal use of alcohol through compliance with the Federal Drug-Free Schools and Communities Act as well as alcohol and drug prevention programs. A description of University policies and procedures concerning drug and alcohol use is contained in the "Student Handbook," which is available to all members of the campus community via the University’s Portal.

During 2016, Madonna University provided a number of educational programs regarding drug or alcohol abuse as required by the Drug-Free Schools and Communities Act of 1989:
<table>
<thead>
<tr>
<th>Date</th>
<th>Presenter</th>
<th>Name of the Program</th>
<th>Program Description</th>
<th>Target Audience</th>
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</thead>
<tbody>
<tr>
<td>Monthly</td>
<td>Student Life</td>
<td>Livonia Save Our Youth Coalition</td>
<td>Monthly meetings attended by the Senior Coordinator of Student Life. Resources shared on campus with students, staff, and faculty</td>
<td>Students</td>
</tr>
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<td></td>
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<tr>
<td>Throughout the Academic Year</td>
<td>Student Life office</td>
<td>Alcohol Awareness programs</td>
<td>Passive (e.g., bulletin boards and flyers) and active (e.g., awareness activities hosted in student lounge) programming throughout the year</td>
<td>Students</td>
</tr>
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<tr>
<td>8/23/2016</td>
<td>Residence Life</td>
<td>Alcohol Awareness Training</td>
<td>Overview of process and procedures</td>
<td>Residence Life Coordinators and Assistants training</td>
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<tr>
<td>8/24/2016</td>
<td>Residence Life</td>
<td>Alcohol Awareness Training</td>
<td>Overview of process and procedures</td>
<td>Residence Life Coordinators and Assistants training</td>
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**Emergency Blue Light Phones**

"Emergency Blue Light" phones have been strategically placed throughout the campus to further assist the campus community in reporting emergencies. The blue lights are easily seen when activated at the time of emergency use.

When activated, an emergency phone provides a direct, almost instantaneous link to the Department of Public Safety.

Emergency Blue Light phones are not just for emergencies. They are the campus community’s direct link to Public Safety, and can be used to report a suspicious person or circumstance. The emergency phones serve as an additional means of communication with
the Department of Public Safety. These blue light phones also support the perception of a safe environment, and communicate to potential wrongdoers that their presence is not welcome.

Daily Crime Log

Madonna University Public Safety maintains a Daily Crime Log for the main campus. The log reflects all crimes and other serious incidents that have occurred on campus by the date reported, date occurred, general location, nature of the incident, and the disposition. This information is available to the public for review at any time on the Public Safety website at http://www.madonna.edu/resources/public-safety.

Confidential Reporting

Anyone who is the victim of a crime and who does not wish to pursue action within the University conduct system or the criminal justice system may submit a voluntary confidential report. Confidential reports allow the University to keep the identity of the victim and/or witnesses of an alleged crime confidential while taking steps to ensure the safety of the campus community. With the individual’s permission, a Public Safety officer can file a report on the details of the incident without revealing the person’s identity (except to the Title IX Coordinator in the event of a reported sex offense or sexual harassment).

The purpose of a confidential report is to comply with your wish to keep the matter confidential, while taking steps to enhance the future safety of yourself and others. With such information, the University can keep an accurate record of the number of incidents involving students, employees and visitors; determine where there is a pattern of crime with regard to a particular location, method, or assailant; and alert the campus community to potential danger. Reports filed in this manner are counted and disclosed in the annual crime statistics for the institution.

You may also report a crime or incident and request to remain confidential by utilizing any of the resources noted below. In addition, you may use Public Safety’s Silent Witness form located on the Public Safety website. However, please be aware that the University’s ability to successfully investigate and resolve issues may be adversely affected by respecting your request.

Resources for Anonymity

- Title IX Coordinator (734) 432-5326
- Director of Counseling and Disability Resources (734) 432-5641
- Ulliance 1-(800)-448-8326
- First Step (734) 722-6800

Please be advised, the release of names associated with public safety and police reports are governed by the Family Educational Rights and Privacy Act (FERPA).
Campus Security Authority (CSA)

A Campus Security Authority is an official of Madonna University who has significant responsibility for student and campus activities, including, but not limited to, student housing, student discipline and campus judicial proceedings. An official is defined as any person who has the authority and the duty to take action or respond to particular issues on behalf of the institution.

Examples of individuals (outside of a police or security department) who generally meet the criteria for being Campus Security Authorities include:

- Dean of Students who oversees student housing, a student center or student extracurricular activities;
- Director of athletics, all athletic coaches (including part-time employees and graduate assistants);
- Faculty advisor to a student group;
- Student resident advisor or assistant;
- Student who monitors access to dormitories or buildings that are owned by recognized student organizations;
- Coordinator of Greek Affairs;
- Title IX Coordinator;
- Ombudsperson (including student ombudspersons);
- Director of a campus health or counseling center;
- Victim advocates or others who are responsible for providing victims with advocacy services, such as assisting with housing relocation, disciplinary action or court cases, etc.;
- Members of a Sexual Assault Response Team (SART) or other sexual assault advocates; and
- Officers from local law enforcement who are contracted by the institution to provide campus safety-related services.

Who is not a Campus Security Authority?

There are two types of individuals who, although they may have significant responsibility for student and campus activities, are not Campus Security Authorities under the Clery Act:

1. A Pastoral Counselor is a person who is:
   a. associated with a religious order or denomination,
   b. recognized by that religious order or denomination as someone who provides confidential counseling, and
   c. functioning within the scope of that recognition as a pastoral counselor.

2. A Professional Counselor is a person who:
   a. Possesses official responsibilities that include providing mental health counseling to members of the University community.
   b. Functions within the scope of his or her license or certification.
What are the Responsibilities of a Campus Security Authority?

The function of a Campus Security Authority is to report to the official or office designated by the institution to collect crime report information, such as the campus police or security department, those allegations of Clery Act crimes that he or she concludes were made in good faith.

Campus Security Authorities are required to disclose statistics for offenses that occur on campus, in or on non-campus buildings or property owned or controlled by the University, and public property within or immediately adjacent to the campus.

When in doubt, report it. Incidents reported by Campus Security Authorities may be evaluated for a campus crime alert.

Campus Security Authorities are not responsible for determining whether a crime took place—that is the function of public safety and law enforcement personnel. A Campus Security Authority should not try to apprehend the alleged perpetrator of the crime. That too is the responsibility of law enforcement.

To comply with the Clery Act federal requirements, Campus Security Authorities must report immediately and follow the following steps:

1. Fill out a report form located on the Public Safety website and forward it to Public Safety and or the Title IX Coordinator.
2. Tell the person who discloses the crime that you must share the information.
3. Connect the person to available options and resources within the institution and community.

Questions:

If you have any questions about the role, responsibilities or the training of a Campus Security Authority, please contact:

**Director of Public Safety:** Vacant  
(734) 432-5341  
(734) 432-5442

**Lieutenant, Public Safety:** Mike Matich, Interim Director  
(734) 432-5441  
mmatich@madonna.edu

**Reporting of Crimes and Emergency Situations - Other Campus Locations**

Persons that become aware of crimes that occur at other university sites which are located off Main Campus should notify the appropriate agency in that area first and then notify Public Safety.

**Macomb Community College**
Macomb College Police Department - Dial 911 (emergency calls) or (586) 286-2123.
Facilities Management

In addition to Public Safety, the Facilities Management staff maintains the University buildings and grounds on the Main Campus with a concern for safety and security. Personnel continually inspect Main Campus facilities for potential safety and security hazards. Prompt response is made to repair the identified hazards in an effort to further assist in providing a safe environment.

Main Campus administrative and academic buildings are generally locked between 10:00 p.m. and midnight daily and reopened by 7 a.m. During normal business hours the administrative and academic facilities at Madonna University are open and accessible to students, staff, faculty and visitors.

After normal business hours and during breaks, these facilities are locked and only accessible to authorized individuals. Public Safety officers conduct routine security and safety patrols of the academic and administrative buildings on the Main Campus to monitor conditions and investigate any unusual circumstances.

Residence Hall Access

Access to the Residence Hall is limited to residential students and their guests who are to abide by Residence Hall policies. Access to the Residence Hall by university employees is on an “as needed” basis. A security system is in place and requires the use of an access code to gain entry. All residents are issued an access code in the form of a Personal Identification Number (PIN) to gain access.

Residents assume full responsibility for the behavior of their guests. Guests must be accompanied by their resident hosts during their stay. Anyone who attempts to gain unauthorized access to any residence hall may be removed and could receive a potential trespass notice.
Domestic Violence, Dating Violence, Sexual Assault and Stalking

Madonna University prohibits the offenses of dating violence, domestic violence, sexual assault, and stalking, and conducts programs to prevent those crimes from occurring.

Individuals who experience sexual assault are encouraged to seek immediate medical attention. A complainant may wish to request a forensic examination from a Sexual Assault Nurse Examiner (SANE) at an area hospital. Complainants who choose to obtain a forensic examination should take a change of clothing and try not to shower, drink, eat, douche, brush teeth or hair, or change clothes prior to the exam as this may help preserve evidence in the evidence of a criminal complaint.

The University takes seriously the need to respect the privacy of the parties in responding to reports and complaints of sexual misconduct. The University shares information on a limited, “need to know” basis, in accordance with federal and state privacy laws.

In some instances, complainants may request that the University handle their complaints in a confidential manner. The University generally will respect a complainant's request for confidentiality; however, in some instances, the University may not be able to honor such a request. The University’s Title IX Coordinator reviews requests for confidentiality, taking into account factors including whether the safety of others or the campus is at issue and the number of complaints against a respondent. The complainant will be notified of the determination regarding the request for confidentiality as soon as possible.

The Violence Against Women Act (VAWA)

The Violence Against Women Act (VAWA) which was reauthorized by Congress in 2013, defines those crimes as follows:

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

- **Domestic Violence:**
  - A felony or misdemeanor crime of violence committed—
    - A) By a current or former spouse or intimate partner of the victim;
    - B) By a person with whom the victim shares a child in common;
    - C) By a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner;
D) By a person similarly situated to a spouse of the victim under the
domestic or family violence laws of the jurisdiction in which the crime of
violence occurred; or
E) By any other person against an adult or youth victim who is protected
from that person’s acts under the domestic or family violence laws of
the jurisdiction in which the crime of violence occurred.

- Sexual Assault: An offense that meets the definition of rape, fondling, incest, or
  statutory rape as used in the FBI’s Uniform Crime Reporting (UCR) program. Per the
  National Incident-Based Reporting System User Manual from the FBI UCR Program,
  a sex offense is “any sexual act directed against another person, without the consent
  of the victim, including instances where the victim if incapable of giving consent.”
  - Rape is defined as the penetration, no matter how slight, of the vagina or
    anus with any body part or object, or oral penetration by a sex organ of
    another person, without the consent of the victim.
  - Fondling is defined as the touching of the private parts of another person for
    the purposes of sexual gratification, without the consent of the victim,
    including instances where the victim is incapable of giving consent because of
    his/her age or because of his/her temporary or permanent mental incapacity.
  - Incest is defined as sexual intercourse between persons who are related to
    each other within the degrees wherein marriage is prohibited by law.
  - Statutory Rape is defined as sexual intercourse with a person who is under
    the statutory age of consent.

- Stalking:
  i. Engaging in a course of conduct directed at a specific person that would
     cause a reasonable person to—
     A) Fear for the person’s safety or the safety of others; or
     B) Suffer substantial emotional distress.
  ii. For the purposes of this definition—
     A) Course of conduct means two or more acts, including, but not limited
        to, acts which the stalker directly, indirectly, or through third parties, by
        any action, method, device, or means follows, monitors, observes,
        survells, threatens, or communicates to or about, a person, or
        interferes with a person’s property.
     B) Reasonable person means a reasonable person under similar
        circumstances and with similar identities to the victim.
     C) Substantial emotional distress means significant mental suffering or
        anguish that may, but does not necessarily, require medical or other
        professional treatment or counseling.
  iii. For the purposes of complying with the requirements of this section and
       section 668.41, any incident meeting this definition is considered a crime for
       the purposes of Clery Act reporting.

The state of Michigan definitions are as follows:

- Domestic Violence:
Michigan Compiled Laws (MCL) 600.1060 Definitions. Sec.1060. (b) "Domestic violence offense" means any crime alleged to have been committed by an individual against his or her spouse or former spouse, an individual with whom he or she has a child in common, an individual with whom he or she has had a dating relationship, or an individual who resides or has resided in the same household.

- **Dating Violence:**

  The state of Michigan does not have a definition of dating violence. In Michigan, Dating Violence if defined under Domestic Violence. (See Domestic Violence definition above).

- **Sexual Assault**

  The state of Michigan defines sexual assault as follows:

  Michigan Law defines Criminal Sexual Conduct as: (b) "Criminal sexual conduct" means any of the following:

  (i) A violation, attempted violation, or solicitation or conspiracy to commit a violation of section 520b, 520c, 520d, 520e, 520f, or 520g of the Michigan penal code, 1931 PA 328, MCL 750.520b, 750.520c, 750.520d, 750.520e, 750.520f, and 750.520g.

  (ii) An offense originally charged as an offense described in subparagraph (i) that is subsequently reduced to an offense not included in subparagraph (i).

  These are further defined here:

  Section 750.520b Criminal sexual conduct in the first degree; circumstances; felony.

  Section 750.520c Criminal sexual conduct in the second degree; felony.

  Section 750.520d Criminal sexual conduct in the third degree; felony.

  Section 750.520e Criminal sexual conduct in the fourth degree; misdemeanor.

- **Stalking**

  The state of Michigan defines stalking as follows: MCL 750.411h - “Stalking” means a willful course of conduct involving repeated or continuing harassment of another individual that would cause a reasonable person to feel terrorized, frightened, intimidated, threatened, harassed, or molested and that actually causes the victim to feel terrorized, frightened, intimidated, threatened, harassed, or molested.

- **Consent**

  The state of Michigan does not have a definition of consent, in relation to sexual activity. Madonna University adopts a definition of consent noted in this report, page 17.
Sex/Gender-Based Harassment, Discrimination, and Sexual Misconduct

The following language is derived from Madonna University’s policy addressing sexual misconduct, gender-based harassment and discrimination through the Sex/Gender-Based Harassment, Discrimination, and Sexual Misconduct Policy.

As a Catholic/Felician institution of higher education, Madonna University abides by values that proclaim the dignity and rights of all people. Sexual misconduct of any type is morally offensive to our students, faculty, administrators, staff members, employees and guests of the University. It is also a form of unlawful sexual discrimination prohibited by Title IX of the Education Amendments of 1972, and the Title VII of the 1964 Civil Rights Act.

Madonna University is committed to fostering an environment that protects all members of the University community from all forms of harassment, discrimination, and sexual misconduct. Madonna University requests and expects the cooperation of every member of its community in demonstrating a respect for others, as well as in upholding Federal laws and the laws of the State of Michigan. All members of the University community have a responsibility to be aware of what is sexual misconduct, how to report sexual misconduct, the consequences of it, and the options available to those who are victims of such misconduct.

Madonna University is an equal opportunity/equal access/affirmative action employer fully committed to achieving a diverse environment and workforce and complies with all Federal and Michigan State laws, regulations, and executive orders regarding non-discrimination and affirmative action.

In compliance with Title IX of the Education Amendments of 1972 and other federal, state, and local civil rights laws that prohibit discrimination based on sex in educational programs and activities that receive federal financial assistance, Madonna University has developed the following policies on sexual misconduct which prohibit discrimination, sexual harassment, violence, and retaliation.

These guidelines are intended to define expectations and to establish an instrument for determining when policies have been violated.

Madonna University’s policy regarding sex/gender harassment, discrimination, and sexual misconduct applies to all students, faculty, administrators, staff members and employees, as well as vendors and guests of the University, on and off campus. The following examples provide further explanation of the scope and applicability of this Policy:

- Members of the University community who are involved in the College’s extension programs, such as internships, clinical practical, student teaching, etc.
- Conduct that occurs on campus or off-campus in the context of University employment, education, or programs or activities, including but not limited to Madonna-sponsored study abroad, internships, graduate/professional programs, intercollegiate athletics, or other University affiliated programs.
- Third party individuals who are visitors or guests, contractors, alums, or students from another institution.
● Conduct that occurs off-campus outside the context of a University program or activity but has continuing adverse effects on campus or in any University program or activity.

This Policy does not replace, supersedes or limit an individual’s rights and remedies as determined under applicable state or federal law.

The person alleging any violations of this Policy is referred to as “Complainant.” The person accused of the violation is referred to as “Respondent.” Persons not directly involved who are reporting the incident(s) are referred to as “Third-Party Reporters.”

When an incident related to Title IX is reported, the University will conduct a prompt, thorough, and impartial investigation under the oversight of the University’s Title IX Coordinator and the Director of Public Safety.

The University uses the preponderance of the evidence (also known as “more likely than not”) as a standard of proof of whether a violation occurred. The University never assumes that a Respondent is in violation of University policy. Campus resolution proceedings are conducted to take into account the totality of all evidence available, from all relevant sources.

Vision of Diversity and Inclusion Statement
Madonna University’s “Vision of Diversity and Inclusion” states that the institution aspires to live out its mission and values by creating and maintaining an environment where all persons are treated with understanding and respect regardless of their individual differences. The University regards diversity and inclusion as guiding principles. Diversity calls upon individuals to know how to relate to qualities, conditions, and identities that are different from their own and from the groups to which they belong. Members of the University community are expected to respect others regardless of race, ethnicity, gender, sexual identity, socioeconomic status, age, physical abilities, cognitive abilities, family status, religious beliefs, political beliefs, or religious tradition. The University community guarantees the freedom of individuals to explore their evolving self-identity in a safe, positive, and nurturing environment.

To advance the concept of inclusion, the University strives to ensure that all persons can participate in and have access to the everyday life of the University. This deepens the understanding and appreciation of the individuality and circumstances of everyone. Inclusion is essential for the creation of an environment of respect, hospitality, understanding, and welcome.

At Madonna University, the commitment to diversity and inclusion emanates from the core Franciscan values of respect for the dignity of each person, concern for the disadvantaged and oppressed, and reverence for life, rather than as a response to external regulations.

Title IX Coordinator and Deputy Coordinators
The University’s Title IX Coordinator oversees the University’s gender equity work to ensure compliance with Title IX, including its grievance procedure, education/prevention efforts, and training. The Title IX Coordinator reviews information about relationship
violence and sexual misconduct complaints to identify and address any patterns or systemic problems that arise from the review of such complaints. The Title IX Coordinator is available to meet with any member of the University community or campus organization that would like to discuss the University’s Title IX compliance efforts or work involving matters of sex discrimination, including sexual and gender-based harassment, assault, or violence.

Deputy Title IX Coordinators are designees who assist the Title IX Coordinator with various implementation activities that involve faculty, staff, and students. Deputy Title IX Coordinators may receive reports in place of the Title IX Coordinator.

**Title IX Coordinator:**
Jesús Hernández  
Corporate Compliance Officer  
734-432-5362  
TitleIX@madonna.edu

**Deputy Title IX Coordinator for Students:**
Chris Benson, Ph.D.  
Assistant Vice President for Student Affairs and Dean of Students  
734-432-5867  
cbenson@madonna.edu

**Deputy Title IX Coordinator for Staff/Faculty:**
Tracey Durden, M.S.  
Assistant Vice President and Chief Human Resources Officer  
734-432-5673  
tdurden@madonna.edu

**SEXUAL MISCONDUCT OFFENSES**
In this section, definitions will be provided to identify various sexual misconduct offenses at Madonna University. “Sexual misconduct” will be used in this document as an umbrella term encompassing any non-consensual behavior of a sexual nature that is committed by force or intimidation, or that is otherwise unwelcome. Sexual misconduct offenses include but are not limited to sexual harassment, sexual intimidation, sexual exploitation, and sexual assault. These behaviors are described in the following section alphabetically.

- **Non-consensual sexual contact is:**
  - any intentional sexual touching, however slight, with any body part or any object, by any individual upon another, that is without consent and/or by force or coercion.

- **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 of a sexual manner.

• Non-consensual sexual intercourse is:
  • any sexual penetration, however slight, with any object or body part, by any individual upon another, that is without consent and/or by force or coercion.

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

All such acts of non-consensual sexual intercourse are forms of sexual assault, and therefore sexual misconduct under this policy.

• Sexual exploitation occurs:
  • when an individual takes non-consensual or abusive sexual advantage of another for that individual’s own advantage or benefit, or to benefit or advantage anyone other than the one being exploited, and that behavior does not otherwise constitute one of the other sexual misconduct offenses.

Examples of sexual exploitation include but are not limited to:

- Surreptitiously observing another individual’s nudity or sexual activity or allowing another to observe consensual sexual activity without the knowledge and consent of all parties involved, or in which the person observed or induced to perform such act has not attained 18 years of age.
- Non-consensual sharing or streaming of images, photography, video, or audio recording of sexual activity or nudity, or distribution of such without the knowledge and consent of all parties involved, or in which the person recorded or viewed or induced to perform such act has not attained 18 years of age.
- Exposing one’s genitals or inducing another to expose their own genitals in nonconsensual circumstances, or in which the person induced to perform such act has not attained 18 years of age.
- Prostituting another person.
- Invasion of sexual privacy.
- Engaging in voyeurism.
- Going beyond the boundaries of consent.
- Knowingly exposing someone to or transmitting a sexually transmitted disease (STD) or human immunodeficiency virus (HIV) to another person.
- Intentionally or recklessly exposing one’s genitals in non-consensual circumstances and/or inducing another to expose their genitals.
- Sexually-based stalking and/or bullying.

All such acts of sexual exploitation are forms of sexual violence, and therefore sexual misconduct, under this policy.
• Sexual harassment is:
  ▪ Any unwelcome, sexual, sex-based, and/or gender-based,
  ▪ Verbal, written, online and/or physical conduct.

Anyone experiencing sexual harassment in any University program or facility is encouraged to report it immediately to the Title IX Coordinator or Deputy Coordinators.

Prompt and remedial measures will be taken as deemed necessary. Sexual harassment is sexual misconduct under this policy.

Quid pro quo harassment is:
• Unwelcome sexual advances, requests for sexual favors, and/or other verbal or physical conduct of a sexual nature.
• When submission to such sexual conduct is made either explicitly or implicitly as a term or condition of an individual’s education/academic status or employment progress, development, or performance.
• Submission to or rejection of such conduct by an individual is used as the basis for employment or education/academic decisions adversely affecting such individual.

A hostile environment is created when sexual harassment is:
• sufficiently severe, or
• persistent or pervasive, and
• objectively offensive that it unreasonably interferes with, denies or limits someone’s ability to participate in or benefit from the University’s educational and/or employment, social, and/or residential program.

ADDITIONAL APPLICABLE DEFINITIONS AND INFORMATION
Consent

The state of Michigan does not have a definition of consent, in relation to sexual activity. The terms “consent” and “force” are included in this section to provide additional supporting information and context to the sexual misconduct offenses described above.

Consent is clear, and knowing, and voluntary (or affirmative, conscious, and voluntary), words or actions, that give permission for specific sexual activity.

In addition:
• Consent must be active, not passive.
• Silence, in and of itself, cannot be interpreted as consent.
• Consent can be given by words or actions, as long as those words or actions create mutually understandable permission regarding willingness to engage in (and the conditions of) sexual activity.
• Consent to any one form of sexual activity cannot automatically imply consent to any other forms of sexual activity.
• Previous relationships or prior consent cannot imply consent to future sexual acts.
• Consent can be withdrawn at any time once given.
• In order to give consent, one must be of legal age.

Sexual activity with a person who is known to be or should have been known to be substantially impaired constitutes sexual misconduct.
• Incapacitation can occur mentally or physically, from developmental disability, by alcohol or other drug use, unconsciousness or by blackout.
• What the Respondent should have known is objectively based on what a reasonable person in the place of the Respondent, sober and exercising good judgment, would have known about the condition of the Complainant.

Incapacitation is a state where someone cannot make rational, reasonable decisions because they lack the capacity to give knowing consent (e.g., to understand the “who, what, when, where, why or how” of their sexual interaction).
• Sexual misconduct also covers a person whose incapacity results from mental disability, sleep, unconsciousness, involuntary physical restraint, or from the taking of rape drugs.
  o Possession, use and/or distribution of any of these substances, including Rohypnol, Ketamine, GHB, Burundanga, etc. is prohibited, and administering any of these substances to another person is sexual misconduct.
• Michigan Law provides additional information about consent, including that sexual intercourse with a minor is never consensual when the victim is under 16 years old, because the victim is considered incapable of giving legal consent due to age.
• In the State of Michigan, a person is guilty of criminal sexual conduct in the third degree if the person engages in sexual penetration with another person and if any of the following circumstances exist:
  o That other person is at least 16 years of age but less than 18 years of age and a student at a public school or nonpublic school, and
  o The actor is a teacher, substitute teacher, or administrator of that public school, nonpublic school, school district, or intermediate school district.
  o That other person is at least 16 years old but less than 26 years of age and is receiving special education services and:
    o The actor is a teacher, substitute teacher, administrator, employee, or contractual service provider of the public school, nonpublic school, school district, or intermediate school district from which that other person receives the special education services. (See MCL 750.520d).

Force

Force is the use of physical violence and/or imposing on someone physically to gain sexual access. Force also includes threats, intimidation (implied threats) and coercion that overcomes free-will or resistance or that produces consent.

Force also includes:
• Coercion is unreasonable pressure for sexual activity. When a person makes clear that they do not want sex, that they want to stop, or that they do not want to go past
a certain point of sexual interaction, continued pressure beyond that point can be coercive.

- There is no requirement for a party to resist the sexual advance or request, but resistance is a clear demonstration of non-consent. The presence of force is not demonstrated by the absence of resistance. Sexual activity that is forced is by definition non-consensual, but non-consensual sexual activity is not by definition forced.

**DEFINITIONS OF OTHER SEXUAL MISCONDUCT OFFENSES**

This section describes behaviors that may be considered misconduct offenses under Title IX and this policy when the behaviors are sex or gender-based.

Bullying is behavior, that is, likely to intimidate, intentionally hurt, control or diminish another person, physically or mentally, that is not speech or conduct otherwise protected by the First Amendment.

Dating violence is defined as an act of violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim that does not fall within the definition of “domestic violence.” For the purposes of this definition, whether the relationship is of a romantic or intimate nature is determined by a variety of factors, including the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

A relationship of a romantic or intimate nature means a relationship that is characterized by the expectation of affection or sexual involvement between the parties.

An incident of dating violence can be a single act of violence or a pattern of violent acts that includes, but is not limited to, sexual or physical abuse, or the threat to engage in such abuse.

Dating violence often includes ongoing emotional, psychological, and fiscal abuse. While this Policy addresses physical acts of dating violence, individuals experiencing other facets of relationship violence should seek help from campus resources, regardless of whether the abuse is occurring on campus.

Dating violence is a form of domestic violence under Michigan law. Specific information about the criminal offense can be found in the Michigan penal code at MCLA .750.81 and MCLA .750.81a.

**Discrimination**

Discrimination under this policy is any action that deprives other members of the community of educational or employment access, benefits, or opportunities on the basis of sex or gender.

**Domestic Violence**
Domestic Violence is defined as an act of violence committed by any of the following individuals:

- A current or former spouse or intimate partner of the victim
- A person with whom the victim shares a child in common
- A person who is living with or has lived with the victim as a spouse or intimate partner
- A resident or former resident of the victim’s household
- Anyone else protected under the domestic or family violence law of the jurisdiction in which the offense occurred.

To assess for the presence of "abuse" in the domestic violence context, the following factors are considered:

- Power differential between the parties;
- Existence of fear by either party, tied to specific behaviors that constitute abuse; and
- Context of behavior (e.g., a history of coercive controlling tactics by one party over the other; one party acting in self-defense or in response to recent violations, abuse, threats or coercive tactics).

Domestic violence is a crime under Michigan law. Specific information about the criminal offense can be found in the Michigan penal code at MCLA. 750.81 and MCLA.750.81a.

Hazing

“Hazing” is acts likely to cause physical or psychological harm or social ostracism to any person within the University community, when related to admission into, initiation into, pledging of, affiliating with, or joining any group, club or activity.

Intimidation

“Intimidation” is implied threats or acts that cause another to reasonably fear harm.

Retaliation

“Retaliation” is defined as any adverse action taken against a person for reporting conduct or participating in any way in an investigation under this policy. Retaliation against an individual for an allegation, for supporting a Complainant or for assisting in providing information relevant to an allegation is a violation of University policy, including this policy.

Stalking

“Stalking” means a course of conduct composed of a series of two or more separate, non-continuous acts directed at a specific person that would cause a reasonable person to fear for his or her safety, or the safety of others, or feel terrorized, intimidated, threatened, harassed, or molested or to suffer substantial emotional distress.
Additional Definitions

“Unconsented contact” means any contact with another person that is initiated or continued without that person's consent or in disregard of that person's expressed desire.

A “course of conduct” means two or more acts, including, but not limited to, acts in which a stalker or other person directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person’s property.

“Substantial emotional distress” means significant mental suffering or anguish that may, but does not necessarily, require medical treatment or professional counseling.

A “reasonable person” means a person who exercises average care, skill, and judgment in conduct and who serves as a comparative standard for determining liability.

Stalking includes the concept of cyber-stalking, a particular form of stalking in which electronic media such as the internet, social networks, blogs, texts, cell phones, or other similar devices or forms of contact are used. This policy prohibits all stalking, not just stalking that occurs within the context of a relationship.

Threatening Conduct

“Threatening conduct” is any action threatening or causing physical harm, or extreme verbal abuse, or any other conduct that threatens or endangers the health or safety of any person.

CONFIDENTIALITY, PRIVACY, AND REPORTING POLICY

In this section, confidentiality is defined with regard to information about individuals at the University who provide University services that are of a confidential nature. Guidelines for confidentiality are provided by the University. Confidentiality extends to the privacy of student records and information. Lastly, this section includes a definition and the obligations of reporting parties, an overview of reporting options, and the requirements for timely warnings.

Confidentiality

The obligation of “confidentiality” means that information shared by an individual with designated University or community professionals cannot be revealed to any other person without the express permission of the individual, or as otherwise permitted or required by applicable law. Those University and community professionals who have the ability to maintain confidential relationships include:

- mental health professionals
- ordained clergy
The obligation of confidentiality of the named above professional is recognized by Michigan state law. These individuals are prohibited from breaching that obligation of confidentiality unless:

- They are given permission to do so by the person who disclosed the information to them.
- There is an imminent threat of harm to themselves or others.
- The information involves information of suspected abuse of a minor under the age of 18; or
- Disclosure is otherwise required or permitted by applicable law or court order.

If a victim does not wish for their name to be shared, does not wish for an investigation to take place, or does not want a formal resolution to be pursued, the victim may make such a request to the Title IX Coordinator or Deputy Coordinators, who will evaluate that request in light of the duty to ensure the safety of the University community and to comply with applicable federal law. In cases indicating pattern, predation, threat, weapons and/or violence, the University will likely be unable to honor a request for confidentiality from the victim.

In cases where the victim requests confidentiality and the circumstances allow the University to honor that request, the University will offer interim support and remedies to the victim and the University community, but will not otherwise pursue formal action. A Complainant has the right, and can expect, to have reports of incidents taken seriously by the University when formally reported, and to have those incidents investigated and properly resolved through these procedures.

Privacy

“Privacy” means that information related to a report of prohibited conduct will be shared with a limited circle of individuals who “need to know” in order to assist in the active review, investigation, resolution of the report, and related issues. All University employees who are involved in the University’s Title IX response receive specific training and guidance about safeguarding private information in accordance with applicable laws. The privacy of student education records will be protected in accordance with the University’s policy for compliance with the Family Educational Rights and Privacy Act (FERPA) and applicable state law protections. The privacy of an individual’s medical and related records, other than for health records protected by FERPA, are protected in the United States by the Health Insurance Portability and Accountability Act (HIPAA). Access to personnel records is restricted in accordance with University policy and applicable state law.

Reporting

Those who have information about crimes or conduct prohibited by this Policy are encouraged to report that information to the Title IX Coordinator using the information below. This section outlines the obligations of members of the University community to report such crimes and conduct, as well additional means available for reporting anonymously.
MANDATORY REPORTERS

All University employees have a duty to report all relevant information, unless the information falls under the “Confidentiality” exception set forth above. Reporting parties may want to consider carefully whether to share personally identifiable details with University employees who are not under a duty of confidentiality, as those details must be shared by the employee with the Title IX Coordinator and/or Deputy Coordinators. University employees must share all details of the reports they receive.

Generally, climate surveys, human subjects research, or events such as Take Back the Night marches or speak-outs do not generate information that must be reported to the Title IX Coordinator by employees.

CAMPUS SECURITY AUTHORITIES

Certain campus officials – those deemed Campus Security Authorities (CSAs)— are responsible for reporting sexual assault, domestic violence, dating violence and stalking for federal statistical reporting purposes under the Clery Act. All personally identifiable information is kept confidential, but statistical information must be passed along to campus law enforcement regarding the type of incident and its general location (on or off-campus, in the surrounding area, no addresses given) for publication in the Annual Security Report. This report helps to provide the University community with a clear picture of the extent and nature of campus crime, to ensure greater University community safety.

THIRD PARTY REPORTERS

Students or third parties who witness acts of relationship violence or sexual misconduct perpetrated by a member of the University community (faculty, staff, employee, or student) or occurring at a University sponsored or authorized event or on University property are strongly encouraged to report the acts and/or misconduct to the Title IX Coordinator, Deputy Coordinators, and/or Public Safety.

University employees (including student employees) and University volunteers who witness acts of relationship violence or sexual misconduct perpetrated by a member of the University community (faculty, staff, employee, or student) or occurring at a University sponsored or authorized event or on University property are strongly encouraged to report the acts and/or misconduct to the Office of Students Affairs, Human Resources, and/or Public Safety.

CONFIDENTIAL REPORTING OPTIONS

Several confidential reporting options are available for the Madonna University community.

1. Silent Witness Form
   a. The Madonna University Department of Public Safety hosts a Silent Witness form on its website at www.madonna.edu.
b. Any information about incidents can be reported anonymously using the Silent Witness form.
c. Anonymous reports may prompt a need for the institution to investigate.

2. A confidential advisor is available through the Counseling and Disability Resource Center within the Office of the Vice President for Student Affairs and Mission Integration (OVPSAMI).
   a. Contact phone number - (734) 432-5641

3. Ulliance Student Assistance Program
   a. Contact phone number – 1-888-774-4700
   b. Provides 24/7/365 phone and in-person support.

**INVESTIGATION AND RESOLUTION PROCESS**

Reports of harassment and discrimination governed by Title IX will be investigated and resolved using the process outlined below. Sexual violence, sexual harassment, intimate partner or dating violence, stalking, and/or gender-based bullying or hazing are considered Title IX violations. This section provides an overview of the investigation process, standard of proof used, investigation timeline, a description of interim remedies/actions/measures, and descriptions of formal and informal resolution procedures. Also included are guidelines for the participation of advisors and advocates in the process, and procedures for requesting an appeal. A listing of sanctions, special resolution process provisions, statements for the rights of the complainant and respondent, and additional policy provisions are included. Resources are provided for survivors and those affected by domestic and/or sexual violence.

**Overview of Investigations**

The investigation is the process of actively gathering information to determine if the University’s policies have been violated. The investigation is the active accumulation of information by neutral investigators who may make a determination as to whether the Respondent violated this Policy and may also recommend sanctions. Investigators accumulate all information into a report. Investigators analyze the information received and make assessments of credibility, corroboration, and consistency. Investigators may also take the next step of making a determination by weighing the evidence and deciding if the Policy has been violated and recommending appropriate sanctions.

The University also has an obligation to assess whether it will investigate the matter regardless of whether the alleged victim chooses to cooperate or proceed with a formal complaint. In fulfilling these obligations, the University will:

- respond to complaints, reports, or information about incidents of sexual misconduct and relationship violence,
- stop the prohibited conduct,
- eliminate any hostile environment,
- take steps to prevent the recurrence of the prohibited conduct, and
- address any effects on campus or at University programs and activities off-campus
Throughout the investigation, the parties will have an equal opportunity to present relevant witnesses and other evidence.

The University will use a preponderance of the evidence (i.e., more likely than not) standard in any Title IX proceedings, including any fact-finding and hearings. See the “Standard of Proof” section below for more information.

Investigations conducted by the University will have the following characteristics:

**THOROUGH:** A thorough investigation pursues viable leads; patiently and determinedly pursues unresponsive witnesses; takes the time to verify the facts and allegations of every interview; and examines every piece of information, even if it is unlikely to lead to reliable or admissible evidence. Thorough investigators do not take shortcuts, and do not assume they know things until they have evidence to substantiate it.

**RELIABLE:** Investigations are reliable because determinations rest on a preponderance of relevant, credible evidence. This means that no matter how many times an investigation is conducted, or no matter which of the trained investigators performs the investigation, the information and evidence gathered are basically the same and reliably reflects the available evidence. A sufficiency of facts, opinions, and evidence will support the conclusion.

**PROMPT:** The Office of Civil Rights (OCR) and the courts have an expectation that investigations will result in resolutions without undue delay. OCR has stated that the goal is to investigate and provide resolution within +/- 60 calendar days of notice to the institution. This is a goal, not a hard-and-fast deadline, with the expectation that the University move as expeditiously as possible. Some resolutions will require 90 days or more, just because of their breadth, or the fact that they take place between semesters or during the summer. Delays caused by law enforcement investigations and/or at the request of the Complainant represent good cause to extend the investigation beyond 60 days.

**IMPARTIAL:** The resolution of an allegation will be impartial, meaning that it will be objective and unbiased. To render an objective decision, investigators will be sufficiently removed from the parties, witnesses, and subject matter so that their relationships or experiences do not impact the investigation and decision-making. Investigators will remove themselves when they are too close to the participants or the subject matter to render an objective determination.

**FAIR:** The investigation will be both impartial and reliable. Procedural fairness comes from establishing fair procedures and following them. For the respondent, fairness emanates from due-process protections, such as knowing the allegations made, and having a full opportunity to respond to them. For the Complainant, procedural fairness is a result of Title IX’s equity mandate, where a preponderance of evidence establishes a violation of a policy framed under federal guidance. Substantive fairness requires a decision that is neither arbitrary nor capricious, but grounded in evidence.
Training of Investigators

Investigation will be conducted by individuals who have training or experience in handling allegations of gender-based violence (including sexual violence, domestic violence, dating violence, and stalking) and in the University's resolution policies and procedures. In addition, the investigation will strive to afford equity to all the parties.

Standard of Proof

The evidentiary standard for the investigation as well as any hearings and appeals is the preponderance of the evidence standard, also known as "more likely than not." University procedures shall reflect a notice-based standard, rather than an allegation-based standard, where an investigation is instituted by notice in any form. For instance:

- The University can receive actual or constructive notice of alleged violations in a myriad of ways and from a myriad of sources (e.g., student, faculty, staff, employees, third-parties, parents, guests, visitors, etc.); all are valid, and notice from any source will be investigated.

- Once the University receives notice, it has an obligation to investigate. This obligation exists regardless of whether a source observes misconduct directly, or someone gives informal notice or files a formal allegation orally or in writing.

- Once notice is received, a preliminary inquiry is a necessary first step, and may be the only step unless further investigation and exploration is indicated by the findings of that inquiry.

Preservation of Evidence

Complainants involved in an allegation of stalking, relationship violence or sexual misconduct should preserve evidence to the extent possible that may assist investigators in determining whether the alleged violence or misconduct occurred or might be relevant to the issuance of a Personal Protection Order. In cases involving relationship violence, victims may contact First Step at 734-722-6800 or toll free at 1-888-453-5900 to speak with an advocate. The University encourages individuals to go to Public Safety or other University resource to assist in the preservation of evidence.

The Investigation Timeline

The University aims to bring all investigations to a resolution within a sixty (60) business day time period, which can be extended as necessary for appropriate cause by the Title IX Coordinator with notice to the parties.

The following is an overview of this timeline:

- The timeline for resolution begins with notice to a mandated reporter of the
University who will notify the Title IX Coordinator or a Deputy Coordinator immediately.

- The Title IX Coordinator then engages in a preliminary inquiry that is typically 1-3 business days in duration.
- The allegation or notice can lead to a formal investigation, which usually starts within days of the preliminary inquiry’s conclusion.
- Investigations range from days to weeks, depending on the nature and complexity of allegations, with the university commonly aiming for a 10-14 business day window to completion. The parties are regularly apprised of the status of the investigation as it unfolds.
- The process may then end or continue.
- If it continues, barring necessary extensions, the investigation leads to formal and informal resolution options, which the University aims to complete in 10-14 business days after the end of the investigation.
- A failed informal resolution that triggers a formal resolution may require the University to extend this timeline accordingly.
- At the end of the formal resolution, an appeal may be requested. Within three business days after a formal determination is reached, an appeal request must be filed, and, within three business days of filing of the request for appeal, a decision will be made to grant or deny the appeal request. After an appeal request is granted, a final resolution will be reached within
- 7-10 business days.
- In rare cases where a remand decision results in a new hearing, the results of that new hearing can be appealed once, which would typically add another 10-14 business days to reach final results.

The 60-calendar day time frame referenced by the Office for Civil Rights (OCR) refers to the entire investigation process, which includes conducting the fact-finding investigation; holding a hearing or engaging in another decision-making process to determine whether the conduct occurred; and determining what actions the University will take in response, including imposing sanctions/ responsive actions and providing remedies for the Complainant and University community, as appropriate. OCR does not require the University to complete investigations within 60 days; rather OCR evaluates on a case-by-case basis whether the resolution of sexual violence allegations was prompt and equitable. OCR has also provided latitude with respect to appeals, which may fall outside the 60-calendar day goal, but which must still be completed within a reasonable time.

Interim Remedies/Actions/Measures

The Title IX Coordinator (or designee) may provide interim remedies intended to address the short-term effects of harassment, discrimination retaliation, and/or sexual misconduct to redress harm to the alleged victim and the University community and to prevent further violations. The University will keep interim remedies and actions as private as possible. These remedies may include, but are not limited to:

- Referral to counseling and health services
- Implementing contact limitations between the parties
• Offering adjustments to academic deadlines, course schedules, etc.
• Altering the housing situation of the Respondent [resident student or resident University employee (or the alleged victim, if desired)]
• Referral to the Employee Assistance Program
• Education to the University community
• Altering work arrangements for employees
• Providing campus escorts

The University may suspend, in the interim, a student, employee or organization pending the completion of investigation and resolution, particularly when in the judgment of the Title IX Coordinator, the safety or well-being of any member(s) of the University community may be jeopardized by the presence on-campus of the Respondent or the ongoing activity of a student organization whose behavior is in question. In all cases in which an interim suspension is imposed, the student, employee or student organization will be given the opportunity to meet with the Title IX Coordinator and/or designees prior to such suspension being imposed, or, as soon thereafter as reasonably possible, to show cause why the suspension should not be implemented. The Title IX Coordinator and designees have sole discretion to implement or stay an interim suspension under the policy on Equal Opportunity, Harassment and Nondiscrimination, and to determine its conditions and duration. Violation of an interim suspension under this policy is grounds for expulsion or termination.

During an interim suspension (or administrative leave if an employee or staff), a student or employee may be denied access to University housing and/or the University campus/facilities/events. As determined by the Title IX Coordinator or designee, this restriction can include classes and/or all other University activities or privileges for which the student or employee might otherwise be eligible. At the discretion of the Title IX Coordinator or designee, alternative coursework options may be pursued to ensure as minimal an impact as possible on the Respondent. The institution will maintain as confidential any accommodations or protective measures, provided confidentiality does not impair the University’s ability to provide the accommodations or protective measures.

INFORMAL AND FORMAL RESOLUTION PROCEDURE FOR REPORTS OF MISCONDUCT

This procedure applies to any member of the University community (faculty, student, staff, employee, and administration) who engages in discrimination, harassment, or misconduct. Any person can report alleged harassment or discrimination, including faculty, students, staff, employees, administration, guests, visitors, etc. All allegations of misconduct not involving sex/gender-based harassment or discrimination will be addressed through the procedures included in the respective student, faculty and employee handbooks.

Informal Resolution

Before pursuing the formal resolution process, every reasonable effort should be made to constructively resolve conflict with students, faculty, staff, employees, or administrators. The following are suggested measures for informal resolution:
• The person impacted (i.e., the Complainant) should keep a written log that can aid in later investigation and resolution.
• Whenever possible and safe, the problematic behavior, conflict or misconduct should first be discussed by the impacted person (i.e., the Complainant) and the person engaged in the problematic behavior, conflict or misconduct (i.e., the Respondent). The Title IX Coordinator or designee will facilitate such conversations, upon request, and monitor them for safety.
• Various conflict resolution mechanisms are available, including mediation. Mediation is not used when violent behavior is involved, when the Title IX Coordinator or designee determines a situation is not eligible, or the parties are reluctant to participate in good faith.
• The University does not require an impacted party (the Complainant) to contact the person involved (the Respondent) or that person's supervisor if doing so is impracticable, or if the impacted party (the Complainant) believes that the conduct cannot be effectively addressed through informal means.
• If informal efforts are unsuccessful, the formal resolution process may be initiated. Either party has the right to end the informal process and begin the formal process at any time prior to resolution.

Formal Resolution Process for Reports of Misconduct by University Employees

The Assistant Vice President and Chief Human Resources Officer is designated to formally investigate reports or notice of discrimination and/or harassment by University employees, to address inquiries and coordinate the University’s compliance efforts regarding employee-related reports. Any member of the University community can give notice of discrimination and/or harassment in person, by phone, via email or in writing to Human Resources. The University strongly encourages submission of written reports to Human Resources.

If the Complainant wishes to pursue a formal resolution or if the University, based on the alleged policy violation, wishes to pursue a formal resolution, then the Title IX Coordinator appoints trained investigators (typically using a team of two investigators), to conduct the investigation, usually within two business days of determining that a resolution should proceed. Investigations are completed expeditiously, normally within 10-14 business days of the completion of the preliminary inquiry by the Title IX Coordinator. Investigations may take longer when, for example, initial reports fail to provide direct first-hand information or in complex situations.

The University’s resolution 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. However, the University may undertake a short delay (several days to weeks) in its investigation or resolution process, to comply with a law enforcement
request for cooperation (e.g.: to allow for criminal evidence collection) when criminal charges on the basis of the same behaviors that invoke this process are being investigated. The University will promptly resume its investigation and processes once notified by law enforcement that the initial evidence collection process is complete.

All investigations will be thorough, reliable, and impartial, and will entail interviews with all relevant parties and witnesses, obtaining available evidence and identifying sources of expert information, if necessary.

The investigator(s) will take the following steps (not necessarily in order):

In coordination with the University (e.g. the campus Title IX Coordinator), initiate any:

- Necessary remedial actions.
- Determine the identity and contact information of the Complainant.
- Identify the exact policies allegedly violated.
- Determine the identity and contact information of the Respondent.
- Conduct an immediate initial inquiry to determine if there is reasonable cause to charge the Respondent, and what policy violations should be alleged as part of the charge
- If there is insufficient evidence to support reasonable cause, the report should be closed with no further action.
- Meet with the Complainant to finalize their statement.
- Prepare the notice of charges on the basis of the initial inquiry.
- 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, all of whom may be given notice prior to or at the time of the interview.
- Complete the investigation promptly, and without unreasonable deviation from the intended timeline of 10-14 business days.
- Provide regular updates to both the reporting and responding parties, as appropriate, throughout the investigation.
- Share a draft report with the parties and allow each of them a period to provide comments before a report is finalized.
- Share the findings and sanctions with the Complainant and Respondent.
- Make a finding, based on a preponderance of the evidence (whether a policy violation is more likely than not).

At any point during the investigation, if it is determined there is no reasonable cause to believe that a University policy has been violated, the Title IX Coordinator has authority to terminate the investigation and end resolution proceedings.

Where the Respondent is found not responsible for the alleged violation(s), the investigation will be closed. Where a violation is found, the University will act to end the discrimination, prevent its recurrence, and remedy its effects on the Complainant and the University community. All parties will receive written notification of the outcome, to the extent permitted by or mandated by law.
In cases involving sexual misconduct, sexual harassment, stalking and/or intimate partner violence, the written notification includes the finding, any resulting responsive actions, and the rationale for the decision. This written notification of final decision is delivered to the parties without undue delay between the notifications and explains appeals options (if any), procedures for appeal (if there is an appeal option), any changes to the results that could occur before the decision is finalized, and when it is finalized (and, if it is not finalized, such as when and if it is subject to a grievance procedure).

Formal Resolution Process for Reports of Misconduct by Students

The Dean of Students Office is designated to formally investigate reports of discrimination and/or harassment by students, to address inquiries and to coordinate the University’s compliance efforts regarding reports of misconduct by students, regardless of the University role of the Complainant, who may be another student, faculty, staff, employee, guest or visitor.

Notice of a formal report can be made in person, by phone, via email or in writing to the Dean of Students directly as follows:

Chris Benson, Ph.D.
Dean of Students
Deputy Title IX Coordinator
Phone: (734) 432-5867
Email: cbenson@madonna.edu
In writing/person: Room 1113C

Upon receipt of a report, the Dean of Students will confer with the Title IX Coordinator on interim action, accommodations for the Complainant (at no cost to the Complainant where possible), or other necessary remedial short-term actions.

If the Complainant wishes to pursue a formal resolution or if the University, based on the alleged policy violation, wishes to pursue a formal resolution, then the Title IX Coordinator appoints trained investigators (typically using a team of two investigators), to conduct the investigation, usually within two business days of determining that a resolution should proceed. Investigations are completed expeditiously, normally within 10-14 business days of notice to the Title IX Coordinator. Investigations may take longer depending on their nature or complexity.

The University’s resolution 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. However, the University may undertake a short delay (several days to weeks) in its investigation or resolution process, to comply with a law enforcement request for cooperation (e.g.: to allow for criminal evidence collection) when criminal charges on the basis of the same behaviors that invoke this process are being investigated. The University will promptly resume its investigation and processes once notified by law enforcement that the initial evidence collection process is complete.
All investigations will be thorough, reliable and impartial, and will entail interviews with all relevant parties and witnesses, obtaining available evidence and identifying sources of expert information, if necessary.

At any point during the investigation, if it is determined there is no reasonable cause to believe that University policy has been violated, the Title IX Coordinator has authority to terminate the investigation and end resolution proceedings.

Where the Respondent is found not responsible for the alleged violation(s), the investigation will be closed.

Where the Respondent accepts the finding of the investigation, the Dean of Students will impose appropriate sanctions for the violation. The University will act to end the discrimination, prevent its recurrence, and remedy its effects on the victim and the University community.

The parties will receive written notification of the outcome, to the extent permitted or mandated by law. In cases involving sexual misconduct, sexual harassment, stalking and/or dating/intimate partner violence, the written notification includes the finding, any resulting sanctions, and the rationale for the decision. This written notification of final decision is delivered to the parties without undue delay, explains appeals options and procedures, and any changes to the results that could occur before the decision is finalized.

In the event that the Respondent rejects the findings in part or entirely, the Dean of Students will convene a hearing under its respective procedures to determine whether the Respondent is in violation of the contested aspects of the report. At the hearing, the findings of the investigation will be admitted, but are not binding on the decider(s) of fact. The investigator(s) may give evidence. The hearing will determine whether it is more likely than not that the Respondent violated the policies forming the basis of the charge. The goal of the hearing is to provide an equitable resolution via an equitable process, respecting the civil and legal rights of all participants.

The Dean of Students has final decision-making authority with regard to formal reports, subject to appeal. Where the Respondent is found in violation as the result of a hearing, the Dean of Students will impose appropriate sanctions for the violation. The University will act to end the discrimination, prevent its recurrence, and remedy its effects on the victim and the university community. Appeal proceedings as described below apply to all parties to the report. The parties will receive written notification of the outcome of the hearing, to the extent permitted or mandated by law. In cases involving sexual misconduct, sexual harassment, stalking and/or intimate partner violence, the written notification includes the finding, any resulting sanctions, and the rationale for the decision. This written notification of final decision is delivered to the parties without undue delay, explains appeals options and procedures, and any changes to the results that could occur before the decision is finalized.
Participation of an Advisor or Advocate in the Resolution Process

All parties are entitled to an advisor or advocate of their choosing to guide and accompany them throughout the University resolution process. The advisor or advocate may be a friend, mentor, family member, attorney or any other supporter a party chooses to advise them who is both eligible and available. People who will be called as witnesses may not serve as advisors or advocates. The University maintains a pool of trained (non-attorney) advisors or advocates who are available to the parties. The parties may choose advisors or advocates from outside the pool, or outside the University community, but those advisors may not have the same level of insight and training on the University process as do those trained by the University. Outside advisors or advocates are not eligible to be trained by the University.

The parties are entitled to be accompanied by their advisor or advocate in all meetings and interviews at which the party is entitled to be present, including intake, interviews, hearings and appeals. Advisors or advocates 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 or advocate who is an attorney, but the other party does not, or cannot afford an attorney, the University is not obligated to provide one.

Additionally, responding parties may wish to contact organizations such as:

- Families Advocating for Campus Equality (FACE)  
  [http://www.facecampusequality.org](http://www.facecampusequality.org)
- Stop Abuse and Violent Environments (SAVE)  
  [http://www.saveservices.org](http://www.saveservices.org)
- The Victim Rights Law Center  
  [http://www.victimrights.org](http://www.victimrights.org)
- The National Center for Victims of Crime, which maintains the Crime Victim’s Bar Association.  
  [http://www.victimsofcrime.org](http://www.victimsofcrime.org)

All advisors or advocates are subject to the same University rules, whether they are attorneys or not. Advisors or advocates may not present on behalf of their advisee in a meeting, interview or hearing and should request or wait for a break in the proceeding if they wish to interact with University officials. Advisors or advocates may confer quietly with their advisees 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 or advocates will typically be given a timely opportunity to meet in advance of any interview or hearing with the administrative officials conducting that interview or meeting. This pre-meeting will allow advisors or advocates to clarify any questions they may have, and allows the University an opportunity to clarify the role the advisor or advocate is expected to take.

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

The University expects that the parties will wish the University to share documentation related to the allegations with their advisors or advocates. 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 or advocate. The parties are not otherwise restricted from discussing and sharing information relating to allegations with others who may support them or assist them in preparing and presenting. Advisors or advocates are expected to maintain the privacy of the records shared with them by the University. 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 or advocate 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 or advocate 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 or advocate’s inability to attend. The University will, however, make provisions to allow an advisor or advocate who cannot attend in person to attend a meeting by telephone, video and/or virtual meeting technologies 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 or advocate throughout.

The parties must advise the investigator(s) of the identity of their advisor or advocate at least two (2) business days before the date of their first meeting with investigator(s). The parties must provide subsequent timely notice to the investigator(s) if they change advisors or advocates at any time.

No audio or video recording of any kind other than as required by University procedures is permitted during meetings with University officials.

**Requesting an Appeal**

In the event that the Respondent accepts the findings of the investigation, those findings cannot be appealed. Sanctions imposed by the Dean of Students post-investigation can be appealed by any party according to the grounds, below. Post-hearing, any party may appeal the findings and/or sanctions only under the grounds described, below.
All sanctions imposed by the original hearing body will be in effect during the appeal. A complete list of all sanctions applicable to all students and employees in this report may be found in page 42. A request may be made to the Dean of Students to delay implementation of the sanctions until the appeal is decided, but the presumptive stance of the University is that the sanctions will go into effect immediately. Graduation, study abroad, internships/externships, etc. do NOT in and of themselves constitute exigent circumstances, and students may not be able to participate in those activities during their appeal. In cases where the appeal results in reinstatement to the University or resumption of privileges, all reasonable attempts will be made to restore the student to their prior status, recognizing that some opportunities lost may be irreparable in the short term.

The decision of the Dean of Students may be appealed. Any party who files an appeal request must do so in writing to the Office of the Vice President for Student Affairs and Mission integration, within [3-5] business days of receiving the written decision, for a review of the decision or the sanctions imposed. The written decision will be provided in person and/or mailed to the local mailing address of the respective party as indicated in University records and emailed to the parties’ University-issued email accounts. If there is no local address on file, mail will be sent to the parties’ permanent address. Once received in person, mailed or emailed, the notice of decision will be deemed presumptively delivered.

The Vice President for Student Affairs and Mission Integration will share the appeal request with the other party (e.g., if the Respondent files an appeal, the appeal is shared with the Complainant, who may also wish to file a response and/or bring their own appeal on separate grounds; this response or appeal will be shared with the initial appealing party). Based on the written requests/responses or on interviews as necessary, the appeals panel will send a letter of outcome for the appeal to all parties. The appeals panel can take one of three possible actions outlined below. The appeals panel may:

1. Dismiss an appeal request as untimely or ineligible.
2. Grant an appeal and remand the finding and/or sanction for further investigation or reconsideration at the hearing level.
3. Modify any sanction(s).

“Business day” is defined to mean normal operating hours, Monday through Friday, excluding recognized national holidays. In cases where additional time is needed in the investigation of a report, students will be notified accordingly. The University reserves the right to make changes and amendments to this policy and procedure as needed, with appropriate notice to the University community.

The original finding(s) and sanction(s) will stand if the appeal request is not timely or substantively eligible, and that decision is final. The party requesting appeal must show clear error as the original finding and/or a compelling justification to modify any sanction(s), as both finding(s) and sanction(s) are presumed to have been decided reasonably and appropriately during the original hearing. The ONLY grounds for appeal are as follows:

1. A procedural error occurred that significantly impacted the outcome of the hearing (e.g. substantiated bias, material deviation from established procedures, etc.).
2. To consider new evidence, unavailable during the original hearing or investigation, that could substantially impact any original finding(s) or sanction(s). A summary of this new evidence and its potential impact must be included.

3. The sanction(s) imposed falls outside the range of sanctions designated for this offense and the cumulative conduct history of the Respondent.

If remanded to re-open the investigation, the results of a revised investigation can be subsequently forwarded for reconsideration at the hearing level, at the discretion of the Vice President for Student Affairs and Mission Integration. If the decision of appeal remands the matter to the hearing body for review, the reconsideration of the hearing body is not appealable. In rare cases where a procedural error cannot be cured by the original hearing officer(s) (as in cases of bias), the appeals panel may order a new hearing with a new body of hearing officers. The results of a reconvened hearing cannot be appealed. The results of a new hearing can be appealed, once, on any of the three applicable grounds for appeals.

The procedures governing the hearing of appeals include the following:

- 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.
- Every opportunity to return the appeal to the original hearing body for reconsideration (remand) should be pursued.
- 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.
- Appeals decisions are to be deferential to the findings and sanctions of the original hearing body, making changes to the finding(s) only where there is clear error and to the sanction(s) only if there is a compelling justification to do so.
- An appeal is not an opportunity for appeals officers to substitute their judgment for that of the original hearing body merely because they disagree with its finding(s) and/or sanction(s).
- Sanctions imposed are implemented immediately unless the Vice President for Student Affairs and Mission Integration stays their implementation in extraordinary circumstances, pending the outcome of the appeal.
- The appeals panel will typically render a written decision on the appeal to all parties within five (5) business days from hearing of the appeal. The appeals panel’s decision to deny an appeal request is final and not appealable.

Additional Notes

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 document as necessary and once those changes are posted online, they are in effect. Students are encouraged to check the Madonna University Portal – “Students” tab for the updated versions of all policies and procedures. 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. Reports of misconduct made after the fact may raise issues of policy and procedure application, if policies and procedures have changed. Unless the parties accept current policies, all reports are governed by the policies that were
in place at the time the alleged misconduct occurred. Procedures applicable are those that are in place at the time of resolution.

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

SPECIAL RESOLUTION PROCESS PROVISIONS

University-Initiated Proceedings

As necessary, the University reserves the right to initiate a report and to initiate resolution proceedings without a formal report or participation by the victim of misconduct.

Notification of Outcomes

The outcome of a campus hearing is part of the education record of the Respondent, and is protected from release under a federal law, FERPA. However, the University observes the legal exceptions as follows:

- Parties to non-consensual sexual contact/intercourse, sexual exploitation, sexual harassment, stalking, and dating/intimate partner violence incidents have an absolute right to be informed of the outcome, essential findings/rationale, and any sanctions that may result, in writing, without condition or limitation, and without substantial delay to each party.
- The University may release publicly the name, nature of the violation and the sanction(s) for any student, staff or employee who is found in violation of a University policy that is a “crime of violence,” including: arson, burglary, robbery, criminal homicide, sex offenses, assault, destruction/damage/vandalism of property, intimate partner violence, stalking and kidnapping/abduction. In doing so, the University will not release any information that could lead to the identification of the Complainant.

Alternative Testimony Options

For sexual misconduct reports, and other reports of a sensitive nature, whether the alleged victim is serving as the Complainant or as a witness, alternative testimony options will be given, such as placing a privacy screen in the hearing room, or allowing the alleged victim to testify outside the physical presence of the Respondent, such as by phone or Skype. While these options are intended to help make the Complainant more comfortable, they are not intended to work to the disadvantage of the Respondent.

Past Sexual History/Character

The past sexual history or sexual character of a party will not be admissible by the other party in the investigation or hearing unless such information is determined to be highly relevant by the Chair [pertaining only to past or subsequent interactions between the parties that offer context]. All such information sought to be admitted will be presumed irrelevant, and any request to overcome this presumption by the parties must be reviewed
in advance of the hearing by the Dean of Students. While previous conduct violations by
the Respondent are not generally admissible as information about the present allegation,
the Dean of Students may supply previous reports of good faith allegations and/or findings
to the investigators, the hearing officers, and appeals panel to consider as evidence of
pattern and/or predatory conduct.

Witness Participation in an Investigation

Witnesses are expected to cooperate with and participate in the University's investigation.
Any witness who declines to participate in or cooperate with an investigation will not be
permitted to offer evidence or testimony later in a hearing or appeal. Witnesses may
provide written statements in lieu of interviews during the investigation and may be
interviewed remotely by phone, Skype (or similar technology), if they cannot be interviewed
in person. Parties who elect not to participate in the investigation will have the opportunity
to offer evidence during the hearing and/or appeal stages of the process, though failure to
offer evidence prior to an appeal does not constitute grounds for appeal on the basis of
new evidence. Any witness scheduled to participate in a hearing must have been
interviewed first by investigators (or have proffered a written statement), unless all parties
consent to the participation of that witness in the hearing.

Training for Personnel Implementing these Procedures

Personnel tasked with implementing these procedures, (e.g., Title IX Coordinator,
investigators, hearing officers, appellate officers, etc.) will be trained individuals.

Conflicts of Interest and Bias

The University is committed to ensuring that its resolution processes (e.g.: investigation,
hearing, appeal, etc.) are free from actual or perceived bias or conflicts of interest that
would materially impact the outcome. Any party who feels that there is actual or perceived
bias or conflict of interest that would materially impact the outcome may submit a written
petition for the person’s removal from the process. The petition should include specifics as
to the actual or perceived bias or conflict of interest, as why the petitioner believes the bias
or conflict could materially impact the outcome. When the allegation involves a
Respondent who is an employee, petitions should be submitted promptly to the Assistant
Vice President and Chief Human Resources Officer. When the allegation involves a
Respondent who is a student, petitions should be submitted promptly to the Dean of
Students. Such petitions may also be made to the Vice President for Student Affairs &
Mission Integration or the Corporate Compliance Officer in the event that the potential
conflict or bias involves the Title IX Coordinator.

Recordkeeping

In implementing these procedures, records of all allegations, investigations, and
resolutions will be kept by the Title IX Coordinator.
STATEMENT OF THE RIGHTS OF THE COMPLAINANT

The Complainant in cases related to sex/gender-based harassment, discrimination, and/or sexual misconduct have the following rights:

- The right to investigation and appropriate resolution of all credible reports or notice 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 alleged incident.
- The right of the Complainant not to have any personally identifiable information released to the public, without his or her 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 any 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 University authorities in notifying such authorities, if the student so chooses. This also includes the right not to report, if this is the victim’s desire.
- The right to have reports of sexual misconduct responded to promptly and with sensitivity by University law enforcement and other University 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 for victims of sexual assault, both on campus and in the University community.
- The right to a campus no contact order (or a trespass order against a 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 victim 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.
  - 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.
  - 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 University’s ability to provide the accommodations.
or protective measures.

- The right to be fully informed of University policies and procedures as well as the nature and extent of all alleged violations contained within the report.
- The right to ask the investigator(s) to identify and question relevant witnesses, including expert witnesses.
- The right to review all documentary evidence available regarding the allegation, including the investigative report, subject to the privacy limitations imposed by state and federal law, at least two business days prior to any hearing.
- The right to be informed of the names of all witnesses who will be called to give testimony, at least two business day prior to any hearing, except in cases where a witness’ identity will not be revealed to the Respondent for compelling safety reasons (this does not include the name of the alleged victim/Complainant, which will always be revealed).
- The right not to have irrelevant prior sexual history admitted as evidence in a campus hearing.
- The right to regular updates on the status of the investigation and/or resolution.
- The right to have reports heard by hearing and appeals officers who have received annual sexual misconduct training.
- The right to a panel comprised of representatives of both genders, if a panel is to be used.
- The right to preservation of privacy, to the extent possible and permitted by applicable law.
- The right to meetings, interviews and/or hearings that are closed to the public.
- The right to petition that any member of the hearing body be recused on the basis of demonstrated bias.
- The right to bring a victim advocate or advisor of the Complainant’s choosing to all phases of the investigation and resolution proceeding.
- The right to provide evidence by means other than being in the same room with the Respondent.
- The right to have the University compel the presence of student, faculty, employee and staff witnesses, and the opportunity (if desired) to ask questions of all present witnesses and the right to challenge documentary evidence.
- The right to be present for all testimony given and evidence presented during any resolution-related hearing.
- The right to make or provide an impact statement in person or in writing to the hearing officers following determination of responsibility, but prior to sanctioning.
- The right to be informed of the outcome and sanction of the resolution process in writing, without undue delay, and usually within 1 business day of the end of the process.
- The right to be informed in writing of when a decision of the University is considered final, any changes to the sanction(s) that are to occur before the decision is finalized, to be informed of the right to appeal the finding(s) and sanction(s) of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.
STATEMENT OF THE RIGHTS OF THE RESPONDENT

The Respondent in cases related to sex/gender-based harassment, discrimination, and/or sexual misconduct have the following rights:

- The right to investigation and appropriate resolution of all reports of sexual misconduct made 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 be fully informed of the nature, policies and procedures of the University resolution process and to timely provide written notice of all alleged violations within the report, including the nature of the violation and possible sanctions.
- The right to a hearing on the report, including timely notice of the hearing date, and adequate time for preparation of a response.
- The right to review all documentary evidence available regarding the allegation, including the investigative report, subject to the privacy limitations imposed by state and federal law, at least 2 business days prior to the hearing.
- The right to be informed of the names of all witnesses who will be called to give testimony, at least 2 business days prior to the hearing, except in cases where a witness’ 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 University resolution process.
- The right to have reports heard by hearing and appeals officers who have received annual training.
- The right to petition that any member of the hearing body be recused on the basis of demonstrated bias.
- The right to a panel comprised of representatives of both genders if a panel is to be used.
- The right to meetings, interviews and hearings that are closed to the public.
- The right to have the University compel the presence of student, faculty, employee and staff witnesses, and the opportunity to ask questions of all present witnesses, and the right to challenge documentary evidence.
- The right to have an advisor of their choice to accompany and assist in the University resolution process.
- The right to a fundamentally fair resolution, as defined in these procedures.
- The right to make or provide an impact statement in person or in writing to the hearing officers board following any determination of responsibility, but prior to sanctioning.
- 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 informed of the outcome and sanction of the resolution process in writing, without undue delay to the parties, and usually within 1 business day of the end of the process.
• The right to be informed in writing of when a decision of the University is considered final, any changes to any sanction(s) that are to occur before the decision is finalized, to be informed of the right to appeal the finding(s) and sanction(s) of the resolution process, and the procedures for doing so in accordance with the standards for appeal established by the University.

Law Enforcement Investigations

Complainants may pursue a complaint with the University and police simultaneously. The Livonia Police Department and Title IX Coordinator independently investigate complaints of relationship violence and sexual misconduct. The Police investigate to determine whether there has been a violation of criminal laws. The Title IX Coordinator investigates to determine whether there has been a violation of University policy. The investigations proceed concurrently, and the outcome of one investigation does not determine the outcome of the other investigation.

SANCTIONS

The following sanctions may be imposed upon any member of the University community found to have violated the Sex/Gender Harassment, Discrimination, and Sexual Misconduct Policy. Factors considered in sanctioning are defined in the Faculty and Staff Handbooks. The lists in the following two sections contain typical sanctions that may be imposed upon students or employees singly or in combination:

• Student Sanctions

These sanctions are further defined in the Student Handbook, which can be found on the University Portal:

- Reprimand/warning.
- Restitution.
- Educational project/treatment program.
- Disciplinary probation.
- Suspension.
- Expulsion.
- Other actions

• Employee (Staff and Faculty) Sanctions

These sanctions are further defined in the handbooks for full-time faculty, adjunct faculty, employees and staff:
Reprimand/warning: Written or verbal.
- Performance improvement plan.
- Required educational project/training and/or treatment program.
- Disciplinary probation.
- Suspension with or without pay.
- Expulsion.
- Other actions.

**ADDITIONAL POLICY PROVISIONS**

**Attempted Violations**

In most circumstances, the University will treat attempts to commit any of the violations listed in the Sex/Gender-Based Harassment, Discrimination, and Sexual Misconduct Policy as if those attempts had been completed.

**Amnesty for Victims and Witnesses**

The University community encourages the reporting of misconduct and crimes by victims and witnesses. Sometimes, victims or witnesses are hesitant to report to University officials or participate in resolution processes because they fear that they themselves may be accused of policy violations that occurred at the time of the incident, such as underage drinking. The University pursues a policy of amnesty for students who offer help to others in need. While policy violations cannot be overlooked, the University will provide educational options, rather than punishment, to those who offer their assistance to others in need. It is in the best interests of the community that as many victims as possible choose to report to University officials, and that witnesses come forward to share what they know.

**False Reports**

The University will not tolerate intentional false reporting of incidents. It is a violation of the policies outlined in the Student Handbook (e.g., “Falsification of Information”) to make an intentionally false report of any policy violation, and it may also violate state criminal statutes and civil defamation laws.

**Gender Identity and Transgender Status**

For the purposes of this Policy, references to sexual misconduct include all forms of sex discrimination, including sexual and gender-based harassment, assault, and violence. The University has a responsibility to provide a safe and nondiscriminatory environment for all students, including transgender students. Harassment that targets a student based on gender identity, transgender status, or gender transition is harassment based on sex. The failure to treat students consistent with their gender identity may create or contribute to a hostile environment in violation of Title IX. This policy is applicable regardless of the sexual orientation and/or gender identity of individuals engaging in sexual activity.

**Parental Notification**
The University reserves the right to notify parents/guardians of dependent students regarding any health or safety risk, change in student status, or 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 drug policy violations. Where a student is non-dependent, the University will contact parents/guardians to inform them of situations in which there is a significant and articulable health and/or safety risk. The University also reserves the right to designate which University officials have a need to know about individual conduct reports pursuant to the Family Educational Rights and Privacy Act (FERPA).

Sexual Misconduct by Third Parties

The University prohibits relationship violence and sexual misconduct by third parties toward members of the University community. Non-members of the University community who engage in discriminatory actions within University programs or on University property are not under the jurisdiction of this policy, but can be subject to actions that limit their access to and/or involvement with University programs as the result of their misconduct. All vendors serving the University through third-party contracts are subject to these policies and procedures, to which their employer has agreed to be bound. The University will take prompt, corrective action to eliminate relationship violence and sexual misconduct and prevent its recurrence in those circumstances.

Use of Alcohol

Use of alcohol or other drugs will never function to excuse any behavior that violates this Policy.

ADDITIONAL INFORMATION AND RESOURCES

Sexual Violence – Risk Reduction Tips

Risk reduction tips can often take a victim-blaming tone, even unintentionally. With no intention to victim-blame, and with recognition that only those who commit sexual violence are responsible for those actions, these suggestions may nevertheless help you to reduce your risk experiencing a non-consensual sexual act.

- If you have limits, make them known as early as possible.
- Tell a sexual aggressor “NO” clearly and firmly.
- Try to remove yourself from the physical presence of a sexual aggressor.
- Find someone nearby and ask for help.
- Take affirmative responsibility for your alcohol intake/drug use and acknowledge that alcohol/drugs lower your sexual inhibitions and may make you vulnerable to someone who views a drunk or high person as a sexual opportunity.
- Take care of your friends and ask that they take care of you. A real friend will challenge you if you are about to make a mistake. Respect them when they do.
- If you find yourself in the position of being the initiator of sexual behavior, you owe sexual respect to your potential partner.
These suggestions may help you to reduce your risk for being accused of sexual misconduct:

- Clearly communicate your intentions to your sexual partner and give them a chance to clearly relate their intentions to you.
- Understand and respect personal boundaries.
- Don’t make assumptions about consent; about someone’s sexual availability; about whether they are attracted to you; about how far you can go or about whether they are physically and/or mentally able to consent. If there are any questions or ambiguity, then you DO NOT have consent.
- Mixed messages from your partner are a clear indication that you should stop, defuse any sexual tension and communicate better. You may be misreading them. They may not have figured out how far they want to go with you yet. You must respect the timeline for sexual behaviors with which they are comfortable.
- Don’t take advantage of someone’s drunkenness or drugged state, even if they did it to themselves.
- Realize that your potential partner could be intimidated by you, or fearful. You may have a power advantage simply because of your gender or size. Don’t abuse that power.
- Understand that consent to some form of sexual behavior does not automatically imply consent to any other forms of sexual behavior.

**Resources for Survivors and Those Affected by Domestic and/or Sexual Violence**

**First Step (Wayne County)**
www.firststep-mi.org
24 hour help line: 1-888-453-5900

The mission of First Step is to eliminate both domestic and sexual violence and to provide comprehensive services to individuals and families impacted by these crimes. First Step is the only non-profit agency in Wayne County providing comprehensive services for victims of domestic and sexual violence.

First Step provides free and confidential programs designed to help survivors of violence overcome the lack of intervention and support, the feelings of powerlessness, isolation, physical danger and fear, and the financial, emotional and cultural barriers that victims of violence often face when seeking help.

Services provided include: 24 hour help line, survivors advocates, information and referrals, transitional housing, temporary emergency housing (shelter), assault response, and children’s advocates.

**Haven (Oakland County)**
https://www.haven-oakland.org/
24-HR Crisis & Support: 248-334-1274
Toll-Free Crisis Line: 877-922-1274
TTY Line: 248-334-1290

The mission of Haven is to eliminate sexual assault and domestic violence and to empower survivors through advocacy and social change in and around Oakland County. HAVEN is a nationally recognized nonprofit leader that provides programs to promote violence-free homes and communities and helps victims of domestic violence and sexual assault.

Services provided include: Assault response team, advocates, shelter, counseling, support groups, and more.

Livonia Police Department
15050 Farmington Road, Livonia, MI 48154
Phone: 911 (in Livonia) or (734) 466-2470
http://livoniapd.com/

Wayne County Sexual Assault Forensic Examiner's (WC SAFE) Program (All of Michigan)
Phone: 313-964-9701
http://wcsafe.org/

WC SAFE is a non-profit, 501(c)3, comprehensive organization that provides compassionate and trauma-informed care to survivors of sexual assault throughout Wayne County. WC SAFE provides a safe, quiet, confidential environment with specially trained Forensic Examiners in order to provide medical examinations and forensic evidence collection for rape victims.

Staffed 24 hours a day, 7 days a week, WC SAFE offers services free of charge. Services are available to ALL ages – men, women and children. Medical-forensic exams are provided up to 120 hours post assault. Counseling and advocacy services are available to anyone who identifies as a survivor of sexual assault, sexual abuse or incest ~ no matter when it occurred. Our services are available to anyone, despite where they live or where they were assaulted.

Ulliance Student Assistance Program

The Ulliance Student Assistance Program is a university-sponsored benefit providing confidential assistance. The program can help resolve student concerns that are affecting personal or college life. Ulliance offers assessment, personal coaching, and short-term counseling as well as crisis intervention and referrals. This confidential resource provides 24 hour/365 days per year service. The phone number is (855) 774-4700

For questions and more information:
Anne Lies, Director of Counseling and Disability Resources
(734) 432-5641
alies@madonna.edu
Title IX states that if an institution knows or reasonably should know of sexual harassment, to include sexual violence, the institution has a duty to investigate.

Consequently, whether a complainant chooses to cooperate or not should not be the deciding factor for whether or not disciplinary charges are brought against an accused party. If an investigation determines that it is more likely than not that the institution’s sexual misconduct policy was violated, then the “University” may assume the role of the complainant.
Programs to Prevent Domestic Violence, Dating Violence, Sexual Assault and Stalking

The University engages in comprehensive programming and strategies intended to end dating violence, domestic violence, sexual assault and stalking. The following is a list of programs offered to the campus community in an effort to end such behavior:

<table>
<thead>
<tr>
<th>Date</th>
<th>Presenter</th>
<th>Name of the Program</th>
<th>Program Description</th>
<th>Target Audience</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/14/2016</td>
<td>Dean of Students (DOS)</td>
<td>Overview of TIX at MU – International Student Orientation</td>
<td>Introduction of TIX Coordinator and process</td>
<td>New international students</td>
</tr>
<tr>
<td>1/19/2016</td>
<td>DOS/Public Safety</td>
<td>Title IX Advisory Board</td>
<td>Group of faculty, staff, and students who met to learn about Title IX, review/improve existing policy, and roll out training to campus.</td>
<td>Faculty, staff, student advisory board members</td>
</tr>
<tr>
<td>2/4/2016</td>
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<tr>
<td>2/16/2016</td>
<td></td>
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</tr>
<tr>
<td>3/22/2016</td>
<td>DOS/Title IX Advisory Committee</td>
<td>“It Happened Here” movie viewing</td>
<td>Viewing of movie and discussion about programming for campus</td>
<td>Title IX Advisory Board, administrators</td>
</tr>
<tr>
<td>4/11/2016</td>
<td>DOS/Public Safety</td>
<td>Take Back the Night Education/Planning Meeting</td>
<td>Meeting to learn about and plan for Take Back the Night event on campus</td>
<td>Student organization members, administrators</td>
</tr>
<tr>
<td>4/14/2016</td>
<td>DOS/Public Safety</td>
<td>Planning meetings with Wayne County Prosecutor’s Office regarding Campus Sexual Assault Response Team (CSART)</td>
<td>Learning about launch of Wayne County CSART and discussion of Madonna University’s involvement</td>
<td>Administrators, public safety, representatives from Wayne County Prosecutor’s Office</td>
</tr>
<tr>
<td>5/17/2016</td>
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</tr>
<tr>
<td>5/11/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – New Employee Orientation</td>
<td>Introduction of TIX Coordinator and process</td>
<td>New employees</td>
</tr>
<tr>
<td>Date</td>
<td>DOS/Public Safety</td>
<td>Event Description</td>
<td>Orientation Details</td>
<td></td>
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</tr>
<tr>
<td>6/9/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – Adult Transfer Student Orientation</td>
<td>Introduction of TIX Coordinator and process</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Adult transfer students at Orientation</td>
<td></td>
</tr>
<tr>
<td>6/16/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – New Student Orientation</td>
<td>Introduction of TIX in college, Coordinator, and process</td>
<td></td>
</tr>
<tr>
<td>6/29/2016</td>
<td></td>
<td></td>
<td>Separate sessions for new students and parents/guardians</td>
<td></td>
</tr>
<tr>
<td>7/13/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – New Employee Orientation</td>
<td>Introduction of TIX Coordinator and process</td>
<td></td>
</tr>
<tr>
<td>7/14/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – New Student Orientation</td>
<td>Introduction of TIX in college, Coordinator, and process</td>
<td></td>
</tr>
<tr>
<td>7/21/16</td>
<td></td>
<td></td>
<td>Separate sessions for new students and parents/guardians</td>
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<tr>
<td>8/3/2016</td>
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<tr>
<td>8/10/2016</td>
<td>DOS/Public Safety</td>
<td>Discussion about TIX at MU – UNIV 1010 instructor training</td>
<td>Overview of process and procedures</td>
<td></td>
</tr>
<tr>
<td>8/22/2016</td>
<td>DOS/Public Safety</td>
<td>What Faculty Need to Know About TIX at MU – Fall Faculty Conference</td>
<td>Combined presentation with Public Safety about CSAs and TIX</td>
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<td></td>
<td></td>
<td>Full-time faculty and academic staff</td>
<td></td>
</tr>
<tr>
<td>8/23/2016</td>
<td>DOS/Public Safety</td>
<td>Residence Life Training – Campus Safety and TIX</td>
<td>Overview of process and procedures</td>
<td></td>
</tr>
<tr>
<td>and 8/24/2016</td>
<td></td>
<td></td>
<td>Residence Life Coordinators and Assistants training</td>
<td></td>
</tr>
<tr>
<td>8/25/2016</td>
<td>DOS/Public Safety</td>
<td>Overview of TIX at MU – New Adjunct Orientation</td>
<td>Introduction of TIX Coordinator and process</td>
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<td></td>
<td></td>
<td></td>
<td>New adjunct faculty</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>Organizers</td>
<td>Overview of TIX at MU – New Student Orientation</td>
<td>Introduction of TIX in college, Coordinator, and process</td>
<td>Separate sessions for new students and parents/guardians</td>
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<tr>
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<tr>
<td>8/26/2016</td>
<td>DOS/Public Safety</td>
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</tr>
<tr>
<td>11/3/2016</td>
<td>DOS/Public Safety</td>
<td>Campus Safety Authority (CSA) and TIX Training</td>
<td>Combined presentation with Public Safety about CSAs and TIX; introduction of MU’s expanded policy (table of contents only)</td>
<td>Entire University community</td>
</tr>
<tr>
<td>11/9/2016</td>
<td></td>
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</tr>
</tbody>
</table>
Training and Workshops Offered by Staff for University Staff

Madonna University’s ongoing commitment to offer training in 2016:

<table>
<thead>
<tr>
<th>Date</th>
<th>Presenter</th>
<th>Name of the Program</th>
<th>Program Description</th>
<th>Target Audience</th>
</tr>
</thead>
<tbody>
<tr>
<td>5/12/2016</td>
<td>DOS/Public Safety</td>
<td>Information about TIX and Clery</td>
<td>Workshop to provide an update about the latest information/processes/procedures</td>
<td>Department Chairs and Deans, faculty leaders</td>
</tr>
<tr>
<td>7/25/2016</td>
<td>DOS/Public Safety</td>
<td>Overview and refresher of TIX and CSAs</td>
<td>Combined presentation with Public Safety about CSAs and TIX</td>
<td>Student Affairs Leadership Team (SALT)</td>
</tr>
<tr>
<td>8/22/2016</td>
<td>DOS/Public Safety</td>
<td>What Faculty Need to Know About TIX at MU – Fall Faculty Conference</td>
<td>Combined presentation with Public Safety about CSAs and TIX</td>
<td>Full-time faculty and academic staff</td>
</tr>
<tr>
<td>11/3/2016</td>
<td>DOS/Public Safety</td>
<td>Campus Safety Authority (CSA) and TIX Training</td>
<td>Combined presentation with Public Safety about CSAs and TIX; introduction of MU’s expanded policy (table of contents only)</td>
<td>Entire University community</td>
</tr>
<tr>
<td>Date</td>
<td>Program/Presenter</td>
<td>Title</td>
<td>Description</td>
<td>Participant(s)</td>
</tr>
<tr>
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<td>----------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2/25/2016</td>
<td>Webinar</td>
<td>Campus SaVE Act</td>
<td>Webinar purchased for educational purposes.</td>
<td>DOS</td>
</tr>
<tr>
<td>2/29/2016</td>
<td>Webinar</td>
<td>Clery Act Reporting</td>
<td>Training for Campus Security Authorities (CSAs) on how to gather information and report</td>
<td>DOS</td>
</tr>
<tr>
<td>3/23/2016</td>
<td>Video</td>
<td>Clery reporting</td>
<td>Training for a small group of administrators about CSA reporting requirements</td>
<td>VP for Student Affairs and Mission Integration, DOS, Public Safety, VP for Finance and Operations</td>
</tr>
<tr>
<td>4/19/2016</td>
<td>Webinar</td>
<td>Preparing TIX Peer Educators</td>
<td>Webinar about working with student peer educator programs</td>
<td>TIX Coordinators</td>
</tr>
<tr>
<td>4/1/2016</td>
<td>Stop Assault, Violence and Trafficking (AVT) Student Organization</td>
<td>&quot;It Happened Here&quot; movie screening, resource panel, and discussion</td>
<td>Event hosted by Stop AVT with attendance and support by Student Affairs offices and administrators</td>
<td>Students and University community</td>
</tr>
<tr>
<td>4/8/2016</td>
<td>Association for Student Conduct Administration (ASCA)</td>
<td>Title IX Administrator Meet Up</td>
<td>Discussion group among Title IX coordinators in Michigan</td>
<td>Title IX coordinators</td>
</tr>
<tr>
<td>Date</td>
<td>Description</td>
<td>Training Details</td>
<td>Participants</td>
<td></td>
</tr>
<tr>
<td>------------</td>
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<td>----------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>5/25/2016</td>
<td>Association of Title IX Administrators (ATIXA)</td>
<td>ATIXA Civil Rights Investigator Training and Certification – Level II Course</td>
<td>Title IX coordinators, Public Safety administrators</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Training that included the civil rights investigation model, due process, note-</td>
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<td></td>
<td></td>
<td>taking and record keeping, evaluation of evidence, investigation report, creating</td>
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<tr>
<td></td>
<td></td>
<td>a campus sexual misconduct policy, and more.</td>
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</tr>
<tr>
<td>5/26/2016</td>
<td>Association of Title IX Administrators (ATIXA)</td>
<td>ATIXA Civil Rights Investigator Training and Certification – Level II Course</td>
<td>Title IX coordinators, Public Safety administrators</td>
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<tr>
<td></td>
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<td>Training that included the civil rights investigation model, due process, note-</td>
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<tr>
<td></td>
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<td>taking and record keeping, evaluation of evidence, investigation report, creating</td>
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<tr>
<td></td>
<td></td>
<td>a campus sexual misconduct policy, and more.</td>
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</tr>
<tr>
<td>7/25/2016</td>
<td>DOS/Public Safety</td>
<td>Overview and refresher of TIX and CSAs</td>
<td>Student Affairs Leadership Team (SALT)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Combined presentation with Public Safety about CSAs and TIX</td>
<td></td>
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</tr>
</tbody>
</table>
## Madonna University and Community Resources

The following on campus resources are available to students and employees:

<table>
<thead>
<tr>
<th>Service</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Counseling</td>
<td>Counseling and Disability Resources Center (734)-432-5641</td>
</tr>
<tr>
<td></td>
<td>Ulliance - Life Advisor Student Assistance Program</td>
</tr>
<tr>
<td></td>
<td>1-855-744-4700</td>
</tr>
<tr>
<td>Health</td>
<td>St. Mary Mercy Hospital</td>
</tr>
<tr>
<td></td>
<td>36475 Five Mile Road (734) 655-4800</td>
</tr>
<tr>
<td></td>
<td>Livonia Health Center</td>
</tr>
<tr>
<td></td>
<td>20321 Farmington Road (248) 473-4300</td>
</tr>
<tr>
<td>Mental health</td>
<td>Counseling and Disability Resources Center (734)-432-5641</td>
</tr>
<tr>
<td></td>
<td>Ulliance - Life Advisor Student Assistance Program</td>
</tr>
<tr>
<td></td>
<td>1-855-744-4700</td>
</tr>
<tr>
<td>Victim advocacy</td>
<td>Office of the Vice President for Student Affairs and Mission Integration (734) 432-5881</td>
</tr>
<tr>
<td></td>
<td>Office of Diversity and Inclusion (734) 432-5874</td>
</tr>
<tr>
<td></td>
<td>Campus Ministry (734) 432-5839</td>
</tr>
<tr>
<td>Visa</td>
<td>International Admissions (734) 432-5791</td>
</tr>
<tr>
<td></td>
<td>International Student Coordinator (734) 432-5763</td>
</tr>
<tr>
<td>Immigration assistance</td>
<td>International Admissions (734) 432-5791</td>
</tr>
<tr>
<td></td>
<td>International Student Coordinator (734) 432-5763</td>
</tr>
<tr>
<td>Student financial aid</td>
<td>Financial Aid (734) 432-5663</td>
</tr>
<tr>
<td>Other services available to victims</td>
<td>Office of the Vice President for Student Affairs and Mission Integration (734) 432-5881</td>
</tr>
<tr>
<td></td>
<td>Campus Ministry (734) 432-5839</td>
</tr>
</tbody>
</table>
The following resources are available to students and employees in the larger Livonia community:

<table>
<thead>
<tr>
<th>Service</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Counseling</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Livonia Counseling Center</td>
</tr>
<tr>
<td></td>
<td>(734) 744-0170</td>
</tr>
<tr>
<td></td>
<td>First Step - Sexual Assault and Domestic Violence Agency</td>
</tr>
<tr>
<td></td>
<td>(Wayne County)</td>
</tr>
<tr>
<td></td>
<td>1-888-453-5900</td>
</tr>
<tr>
<td></td>
<td>Haven (Oakland County)</td>
</tr>
<tr>
<td></td>
<td>877-922-1274</td>
</tr>
<tr>
<td></td>
<td>Wayne County Sexual Assault Forensic Examiner's (WC SAFE)</td>
</tr>
<tr>
<td></td>
<td>Program</td>
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<tr>
<td></td>
<td>(313) 964-9701</td>
</tr>
<tr>
<td><strong>Health</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>St. Mary Mercy Hospital</td>
</tr>
<tr>
<td></td>
<td>36475 Five Mile Road</td>
</tr>
<tr>
<td></td>
<td>(734) 655-4800</td>
</tr>
<tr>
<td></td>
<td>Livonia Health Center</td>
</tr>
<tr>
<td></td>
<td>20321 Farmington Road</td>
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<tr>
<td></td>
<td>(248) 473-4300</td>
</tr>
<tr>
<td></td>
<td>Wayne County Sexual Assault Forensic Examiner's (WC SAFE)</td>
</tr>
<tr>
<td></td>
<td>Program</td>
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<tr>
<td></td>
<td>(313) 964-9701</td>
</tr>
<tr>
<td><strong>Mental health</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Livonia Counseling Center</td>
</tr>
<tr>
<td></td>
<td>(734) 744-0170</td>
</tr>
<tr>
<td></td>
<td>St. Mary Mercy Hospital</td>
</tr>
<tr>
<td></td>
<td>36475 Five Mile Road</td>
</tr>
<tr>
<td></td>
<td>(734) 655-4800</td>
</tr>
<tr>
<td></td>
<td>Branches Counseling, PLLC</td>
</tr>
<tr>
<td></td>
<td>(734) 888-8724</td>
</tr>
<tr>
<td></td>
<td>First Step - Sexual Assault and Domestic Violence Agency</td>
</tr>
<tr>
<td></td>
<td>(Wayne County)</td>
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<tr>
<td></td>
<td>1-888-453-5900</td>
</tr>
</tbody>
</table>
### Victim advocacy

- **First-Step Sexual Assault & Domestic Violence Agency** 1-(888)-453-5900
- **National Domestic Violence Hotline** 1-(800)-799-7233
- **National Sexual Assault Hotline** 1-(800)-656-4673
- **Crime Victim’s Services** (517)-373-7373
- **Wayne County Sexual Assault Forensic Examiner’s (WC SAFE) Program** (313) 964-9701

### Other services available to victims

- **Poison Control** 1-(800) 872-2437

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**How To Be An Active Bystander**

Bystanders play a critical role in the prevention of sexual and relationship violence. They are “individuals who observe violence or witness the conditions that perpetuate violence. They are not directly involved but have the choice to intervene, speak up, or do something about it. We want to promote a culture of community accountability where bystanders are actively engaged in the prevention of violence without causing further harm. We may not always know what to do even if we want to help.
Below are some ways to be an active bystander:

- If you or someone else is in immediate danger, dial 911. This could be when a person is yelling at or being physically abusive towards another and it is not safe for you to interrupt.
- Watch out for your friends and fellow students/employees. If you see someone who looks like they could be in trouble or need help, ask if they are ok.
- Interrupt people who seclude, hit on, try to make out with, or have sex with people who are incapacitated.
- Speak up when someone discusses plans to take sexual advantage of another person.
- Believe someone who discloses sexual assault, abusive behavior, or experience with stalking.
- Refer people to on or off campus resources listed in this document for support in health, counseling, or with legal assistance.

Michigan Sexual Offender Registry

Registered sex offenders employed by or attending the university are required to register with the Michigan State Police. This information may be accessed via the State Police Website at www.mipsor.state.mi.us or a link is provided on the Public Safety website.

The Campus Sex Crimes Prevention Act (CSCPA) of 2000 is a Federal Law that provides for the tracking of convicted sex offenders enrolled at, or employed at, institutions of higher education. The Campus Sex Crimes Prevention Act (CSCPA) of 2000 further amends the Family Educational Rights and Privacy Act of 1974 (FERPA) to clarify that nothing in the Act can prohibit an educational institution from disclosing information provided to the institution concerning registered sex offenders.

Timely Warning Notifications

Madonna University employs a variety of means to notify the campus community and visitors of potentially dangerous situations or threats to public safety. A Timely Warning Notice (TWN) is reserved for certain crimes as determined necessary by the Director of Public Safety, or designee, which occur within the Clery Act reportable geography, were reported to a Campus Security Authority and represent a serious or continuing threat to students, employees, and the University community. The decision to issue a TWN is made on a case-by-case basis.

TWNs will include information regarding the date and time of the reported crime, as well as a description that may aid in the identification of a suspect. Every attempt will be made to distribute a TWN as soon as possible after relevant facts are gathered and will withhold the identity of any victims.

The Director of Public Safety, or their designee, has the ability to write and send a TWN. Updates may be sent out as new or more accurate information becomes available.
University uses one or more methods (text messaging, web posting, posting of flyers, mass emails, etc.) to issue timely warnings.

Although the Clery Act does not define “timely” it does require that the University to report Clery Act crimes in a manner that is timely and will aid in the prevention of similar crimes. The intent of the warning is to provide the campus community with information necessary to make informed decisions about their safety. Madonna University is responsible for issuing timely warnings in compliance with the Clery Act.

The Campus Timely Warning Notice may be disseminated through:

- campus wide emails,
- through the “RAVE Text Mobile Safety System”,
- posting on the Madonna web site,
- the Madonna Public Safety web site,
- social media (i.e. Facebook, twitter),
- physical posting of flyers throughout the campus,
- news media.

Emergency Notifications and Evacuation Procedures

The University will issue emergency notifications to the campus community (or a segment or segments of the campus community), of each location upon confirmation of a reported significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees occurring on the University’s campuses, on public property within or immediately adjacent to the campuses.

Emergencies or dangerous situations may include, without limitation, disease outbreaks, severe weather (e.g., tornado, hurricane, etc.), gas leaks, fires, explosions and chemical or hazardous waste spills.

The following Evacuation/Emergency and Tornado Shelter procedures are marked and posted in all classrooms:

1. Leave by the nearest exit and advise others to do the same.
2. Proceed to a clear area that is at least 500 feet away from the affected building.
3. Assist people with disabilities in exiting the building.
   (Note: People with disabilities should prepare for emergencies by learning the locations of the “Protect in Place” sites and by informing co-workers, professors, and/or classmates of best methods of assistance during an emergency.
4. Do not use elevators during an emergency evacuation.
5. Stay clear of emergency personnel and their vehicles.

“Protect in Place” rooms for persons unable to use the stairs are located in the Academic Building, Rooms 2103, 2444 and in the Franciscan Center, Room S200. In the event that it becomes necessary to evacuate specific buildings to mitigate a life-threatening emergency, Public Safety will coordinate efforts with emergency responders.

In addition, all classroom and laboratory facilities, along with a number of administrative offices and other areas throughout the Main Campus, have an Emergency Preparedness Guide posted in conspicuous locations. The Guide, is an easily recognized ready reference
outline of campus emergency procedures.

The university will be testing the RAVE ALERT system twice a year in January and September.

**Missing Residential Students**

A residential student is defined as a student who resides in on-campus housing under a housing contract and is currently enrolled at the University. The following notification policies and procedures apply specifically to residential students: All residential students shall be provided an option on an annual basis (except as designated below) to identify a contact person(s) to be notified by the University in the event that they are determined to be missing by Public Safety or an appropriate local law enforcement agency. In such cases, the notification shall be made within 24 hours of the determination that the student is missing.

Students’ contact information will be registered confidentially with Residence Life. This information will be accessible only to authorized campus officials and it may not be disclosed, except to law enforcement personnel in furtherance of a missing person investigation.

For students who are under 18 years of age and are not emancipated, their custodial parent or guardian and any other designated contact person (that they have designated) will be notified within 24 hours that the student is missing.

Generally, such notifications to parents, guardians or designated contact persons shall be made by the Dean of Students or designee.

Regardless of whether the student has identified a contact person, is above the age of 18, or is an emancipated minor, Madonna University will inform the (the local law enforcement with jurisdiction in the area the student went missing) that the student is missing within 24 hours.

**Responsibilities of Students and Employees**

A safe university environment cannot be achieved solely by the Public Safety. The safest environment is achieved with the involvement and cooperation of all members of the campus community. Every member of the campus community, including without limitation faculty, students, staff and campus visitors must assume responsibility for their own personal safety, and the security of their belongings by taking simple, common sense precautions. The sense of responsibility should also be extended to others. For example, although the campus is well lighted, students should not walk alone after dark and should "buddy up" whenever possible while walking about the campus. Even though you know your neighbor, your room should be locked when left unattended. All members of the campus community with a car should keep all valuables locked in the trunk and doors locked when the vehicle is left unattended.

All members of the campus community should immediately report to Public Safety any unusual circumstance or suspicious looking individual whom they feel does not belong in the residence halls or any campus facility.
Definition of Crimes

Each Annual Security & Fire Safety Report includes statistics on the following crimes that have been reported to Public Safety and/or Campus Security Authorities:

*Murder/Non-Negligent Manslaughter:* the willful (non-negligent) killing of one human being by another. NOTE: Deaths caused by negligence, attempts to kill, assaults to kill, suicides, accidental deaths, and justifiable homicides are excluded.

*Manslaughter by Negligence:* the killing of another person through gross negligence.

*Robbery:* the taking or attempting to take anything from value of the care, custody or control of a person or persons by force or threat of force or violence and/or by putting the victim in fear.

*Aggravated Assault:* an unlawful attack by one person upon another for the purpose of inflicting severe or aggravated bodily injury. This type of assault usually is accompanied by the use of a weapon or by means likely to produce death or great bodily harm. It is not necessary that injury result from an aggravated assault when a gun, knife or other weapon is used which could or probably would result in a serious potential injury if the crime were successfully completed.

*Burglary:* The unlawful entry of a structure to commit a felony or a theft. For reporting purposes this definition includes: unlawful entry with intent to commit a larceny or a felony; breaking and entering with intent to commit a larceny; housebreaking; safecracking; and all attempts to commit any of the aforementioned.

*Motor Vehicle Theft:* The theft or attempted theft of a motor vehicle. (Classify as motor vehicle theft all cases where automobiles are taken by persons not having lawful access, even though the vehicles are later abandoned - including joyriding)

*Arson:* The willful or malicious burning or attempt to burn, with or without intent to defraud, a dwelling house, public building, motor vehicle or aircraft, or personal property of another kind.

*Domestic Violence:* The term “domestic violence” includes felony or misdemeanor crimes of violence committed:

A. By a current or former spouse of the victim;
B. By a person with whom the victim shares a child in common;
C. By a person who is cohabitating with or has cohabitated with the victim as a spouse;
D. By a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies; or
E. By any other person against an adult or youth victim who is protected from that person’s acts under the domestic or family violence laws of the jurisdiction.
Dating Violence: The term “dating violence” means violence committed by a person:
   A. Who is or has been in a social relationship of a romantic or intimate nature with the victim; and
   B. Where the existence of such a relationship shall be determined based on a consideration of the following factors:
      a. The length of the relationship;
      b. The type of relationship;
      c. The frequency of interaction between the persons involved in the relationship.

Stalking: The term “stalking” means engaging in a course of conduct directed at a specific person that would cause a reasonable person to—
   A. Fear for his or her safety or the safety of others; or
   B. Suffer substantial emotional distress.
   C. For the purposes of this definition -
      a. Course of conduct means two or more acts, including, but not limited to, acts which the stalker directly, indirectly, or through third parties, by any action, method, device, or means follows, monitors, observes, surveils, threatens, or communicates to or about, a person, or interferes with a person’s property.
      b. Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.
      c. Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

Weapon Law Violations: The violation of laws or ordinances dealing with weapon offenses, regulatory in nature, such as: manufacture, sale, or possession of deadly weapons; carrying deadly weapons, concealed or openly; furnishing deadly weapons to minors; aliens possessing deadly weapons; all attempts to commit any of the aforementioned.

Drug Abuse Violations: Violations of state and local laws relating to the unlawful possession, sale, use, growing, manufacturing, and making of narcotic drugs. The relevant substances include: opium or cocaine and their derivatives (morphine, heroin, codeine); marijuana; synthetic narcotics (Demerol, methadones); and dangerous non-narcotic drugs (barbiturates, Benzedrine).

Liquor Law Violations: The violation of laws or ordinance prohibiting: the manufacture, sale, transporting, furnishing, possessing of intoxicating liquor; maintaining unlawful drinking places; bootlegging; operating a still; furnishing liquor to minor or intemperate person; using a vehicle for illegal transportation of liquor; drinking on a train or public conveyance; all attempts to commit any of the aforementioned. (Drunkenness and driving under the influence are not included in this definition.)
Sex Offenses

*Rape*: Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This definition includes any gender of victim or perpetrator.

*Fondling*: The touching of the private body parts of another person for the purpose of sexual gratification, forcibly and/or against that person’s will; or, not forcibly or against the person’s will where the victim is incapable of giving consent because of his/her youth or because of his/her temporary or permanent mental incapacity.

*Incest*: Non-forcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

*Statutory Rape*: Non-forcible sexual intercourse with a person who is under the statutory age of consent.

NOTE: As of 2013 crime statistics, The Rape definition is based on the Uniform Crime Reporting Handbook 2004(Summary Reporting Statistics). The other Sex Offenses Definitions are from the National Incident-Based Reporting System Edition of the Uniform Crime Reporting Program

Hate Crimes

Madonna University is also required to report statistics for hate (bias) related crimes by the type of bias as defined below for the following classifications: murder/non-negligent manslaughter, negligent manslaughter, sex offenses (forcible and non-forcible), robbery, aggravated assault, burglary, motor vehicle theft, arson (see definitions above) and larceny, vandalism, intimidation, and simple assault (see definitions below).

*Larceny*: The unlawful taking, carrying, leading, or riding away of property from the possession or constructive possession of another.

*Vandalism*: To willfully or maliciously destroy, injure, disfigure, or deface any public or private property, real or personal, without the consent of the owner or person having custody or control by cutting, tearing, breaking, marking, painting, drawing, covering with filth, or any other such means as may be specified by local law.

*Intimidation*: To unlawfully place another person in reasonable fear of bodily harm through the use of threatening words and/or other conduct, but without displaying a weapon or subjecting the victim to actual physical attack.

*Simple Assault*: An unlawful physical attack by one person upon another where neither the offender displays a weapon, nor the victim suffers obvious severe or aggravated bodily injury involving apparent broken bones, loss of teeth, possible internal injury, severe laceration or loss of consciousness.
NOTE: The above listed crime definitions from the Uniform Crime Reporting Handbook 2004 (Summary Reporting Statistics)

Crime statistics published in the Annual Security and Fire Safety Report are reported from the following geographical locations as defined by the Clery Act:

On-Campus
- Any building or property owned or controlled by The University of Toledo within the same reasonably contiguous geographic area and used by the University in direct support of, or in a manner related to, the University’s educational purposes, including residence halls; and
- Any building or property that is within or reasonably contiguous to the area identified in the above paragraph that is owned by Madonna University but controlled by another person, frequently used by students, that supports institutional purposes.

On-Campus Student Housing (Residence Halls)
- Any student housing facility that is owned or controlled by the institution, or is located on property that is owned or controlled by the institution, and is within the reasonably contiguous geographic area that makes up the campus.

Non-Campus
- Any building or property owned or controlled by a student organization that is officially recognized by Madonna University; or
- Any building or property owned or controlled by Madonna University that is used in direct support of, or in relation to, the University’s educational purposes, frequently used by students and is not within the same reasonably contiguous geographic area of the University.

Public Property
- All public property, including thoroughfares, streets, sidewalks, and parking facilities, that is within the campus or immediately adjacent to and accessible from campus.

While Madonna University recognizes a number of student organizations, none own or control buildings or property. The University does conduct academic classes at a number of off-campus sites considered non-campuses. Crime statistics for these specific locations are identified, gathered and also reported annually as described above.

In 2016, according to the Clery Act, Madonna University had five separate campuses, including two foreign sites. They are: Henry Ford College, Macomb Community College, Southwest Detroit Women’s Educational Empowerment Project (SWEEP), Tianjin Agricultural University (China), and Haiti Tec (Haiti).
SEPARATE CAMPUSES

Henry Ford College

Office of Campus Safety Mission Statement:
The Office of Campus Safety (OCS) of Henry Ford College (HFC) supports the mission of the College and its commitment to student success by creating and sustaining a safe, secure, customer-focused campus environment that promotes respect, inclusion, and tolerance.

The OCS operates 24 hours a day, 7 days a week. The aim of OCS is to provide a safe and secure environment, to protect all property, and to enforce College policies and regulations for all students, faculty, staff and visitors to the College. Our staff consists of three full-time Campus Safety Administrators and full and part-time Campus Safety Associates along with uniformed contract security staff. HFC Campus Safety Department does not have sworn security personnel but does have an established MOU with the Dearborn Police Department which has jurisdiction to enforce all state and local laws. Our department services include but are not limited to: security response, emergency preparedness, incident investigation, emergency notification, access control, key issuance, parking lot vehicle assistance, and training.

https://www.hfcc.edu/campus-safety

OCS Accountability and Operations

The HFC Office of Campus Safety (OCS) is responsible for maintaining a safe and secure learning environment which supports the College’s mission of dedication to the education and enrichment of our students and community. The members of the OCS protect and enhance the overall safety of the College community by providing efficient and reliable services on a continuous 24-hour basis.

The staffing of the OCS is made up of full and part-time Campus Safety Associates, administrative personnel, and contract uniformed Security Officers.

The OCS is located in the Learning Technology Center (Building N). The Dispatch Office (telephone and walk-up campus safety service) is open and staffed 24 hours a day. At least one Campus Safety Associate is usually on duty whenever classes are in session. Contract uniformed security officers are on duty 24 hours a day.

The OCS is open for administrative services during normal college business hours, which are Monday - Friday, 8:00 am to 4:30 PM during the Fall and Winter semesters and Monday - Thursday, 8:00 am to 6:30 PM during the Spring and Summer semesters.

When a Call for Service (CFS) is received, a Campus Safety Associate and/or Campus Safety personnel will respond to the situation and utilize whatever resources are needed. These additional resources may include assistance from local law enforcement agencies and emergency medical services.
Contacting the HFC Campus Safety Office for non-emergencies/general assistance
1. Dial 9630 from any campus telephone or call 313-845-9630 to reach the Campus Safety Dispatcher 24 hours a day.
2. Dial 9862 from any campus telephone or call 313-845-9862 to reach the Secretary for the Campus Safety Office during normal business hours.

Local Law Enforcement Agencies

Members of the HFC OCS maintain professional working relationships with local, county, state, and federal law enforcement agencies, as well as various emergency management agencies.

The Dearborn Police Department has local law enforcement jurisdiction for the HFC Main Campus and the East Campus (Nursing and M-Tec). They can be contacted for emergencies by dialing 911 or 313-943-2240 for non-emergencies. They are located at: 16099 Michigan Avenue, Dearborn, MI 48126. http://www.cityofdearborn.org/city-departments/police

Crime Statistics

The OCS is required to keep and provide crime statistics relative to four general categories of crime statistics which include Criminal Offenses, Hate Crimes, Violence Against Women and Arrest and Disciplinary Referrals for Violation of Weapons, Drug Abuse and Liquor Laws. The statistical report is included in this Annual Security Report (ARS) and is available on the Campus Safety webpage https://www.hfcc.edu/campus-safety/crime-stats. A physical copy can be obtained at the OCS in Building N on Main Campus, and at the security desk at the East Campus - Nursing.

Crime Log:
https://www.hfcc.edu/campus-safety/daily-crime-logs

POLICY STATEMENTS

Reporting of Emergencies or Criminal/Suspicious Activity
For Emergencies, dial 9630 from any campus telephone (connects directly into the HFC Campus Safety Dispatch Office) or call 911 from your cell telephone (connects to Dearborn Police 911 Call Center).

Emergency “One Button” Telephones are in all campus buildings and Campus Emergency Telephone "Blue Light" Towers are on the campus grounds/parking lots. These telephones connect directly into the Campus Safety Dispatch Office.

All classroom telephones and many office telephones have a direct dial button that connects to the Campus Safety Dispatcher.

Emergencies or in-progress crimes on the Main Campus or East Campus can also be reported to the Dearborn Police Department by dialing 911.
Criminal/suspicious activity can also be reported to the Dearborn Police Department by calling their non-emergency numbers:

**Dearborn Police 313-943-2240**

When a Call for Service (CFS) for an emergency is received, Safety Associate(s) and/or Security Officer(s) will respond with caution to the location. They will follow safety procedures, determine if an emergency situation does exist provide for emergency care, and determine the appropriate response to the emergency. Depending on the type and severity of the incident, the Safety Associates(s) and/or Security Officers(s) may request response from the appropriate law enforcement, fire or EMS agency.

**Emergency Response**

This procedure is to advise how Henry Ford College confirms a significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees occurring on HFC owned or leased property. It is provided to you to communicate the procedure for an emergency response and or evacuation.

HFC Campus Safety personnel will respond to the scene and determine the kind, severity, and appropriate response to the situation. If it indicates an immediate threat to the health or safety exists, Campus Safety Office will initiate communication with the college community to provide information. Here are those notification steps:

- Determine which community segment(s) will receive the notification
- Determine the content of the notification
- Initiate the notification

All students and employees are entered into the Henry Ford College Emergency Alert system as part of enrollment and/or the gaining employment. Visit HFC website to update your contact information: [www.hfcc.edu](http://www.hfcc.edu).

In certain situations, like school closings due to severe weather or other emergencies HFC will utilize other forms of media to get the appropriate information to the HFC Community (Television, Radio…Etc.).

**Emergency Notifications and Timely Warnings**

Emergency Notifications and Timely Warnings are used to alert our campus community to potentially dangerous situations.

If a situation arises either on or off campus that in the judgment of Campus Safety constitutes a serious ongoing or continuing threat to the college community a “Timely Warning” notification will be issued. The intent of the warning regarding a criminal incident is to enable members of the college community to protect themselves.

Safety on our campus is a shared responsibility between the OCS, students, faculty,
employees and campus visitors. Everyone is encouraged to take steps to ensure both personal and College property is safe and to contact the OCS whenever they observe behavior or circumstances that may present a threat to our College community.

Immediate Notifications Methods

In the event that an incident exists or upon confirming that there is an emergency or dangerous situation on or near an HFC campus a campus-wide Emergency Notification will be made. Henry Ford College will, without delay, and taking into account the safety of the community, determine the content of the notification and initiate, unless issuing a notification will hinder the effort of responding authorities to contain and/or mitigate the emergency. The Office of Campus Safety (OCS) will determine what communication must be distributed to whom and initiate notification.

HFC has various systems in place for communicating information quickly. Some or all of these methods of communication may be activated in the event of an immediate threat to the HFC campus community. These methods of communication include the various methods allowed through the HFC Emergency Alert system (text, phone, e-mail, public address speaker tower system, fire alarms, and mass notification through HFC’s classroom phone/speaker system.) The college may post and provide updates during a critical incident on the college web site.

The Office of Campus Safety has the primary responsibility for activating and utilizing:

1. The Emergency Notification System (ReGroup)- Text, Voice Message, E-Mail
2. Emergency Siren/Broadcast Warning System - Campus Grounds Information Technology Services has the primary responsible for activating and utilizing:
   a. The Telephone Voice Message & Text Message Display Screens Notification System (Syn-Apps)
   b. Desktop Computer Alerts
   c. Digital Signage/Monitors in common areas
   d. HFC Webpage

The Office of Marketing & Communications has the primary responsibility for utilizing:

1. Social Media outlets
2. Local & College electronic and print media

Anyone with information that may warrant an “Emergency Notification” should contact the Campus Safety Office by dialing 9911 from any Campus telephone, 313-845-9630 from any other telephone, or 911 to reach the Dearborn Police Department.

Crime Prevention and Security Awareness Programs

Students and employees are made aware of campus crime and crime prevention through the following means:

- Annual Security Report
- Distribution of Crime Prevention/Security Awareness Materials
• College Newspapers/Articles  
• Regularly Scheduled Lectures and Presentations  
• Safe Walk Program  
• Biannual Right-to-Know and Drug and Alcohol Awareness Notifications  
• Timely Warnings  
• Emergency Notifications  

**Office of Campus Safety (OCS) Location**

The Office of Campus Safety (and security) is located in the Learning Technology Center on the east side of the Main Campus. Campus Safety is responsible for maintaining and releasing incident and accident reports, key control, and issuance of employee and maintenance of the access control system, Safe Walk, as well as overall control of all security and safety operations. 

The college maintains 24 hours/7-day security, 365 days per year. Safety services include patrol operations, first aid response, vehicle jump starts, incident and accident report writing as well as parking enforcement and Safe Walk services. 

**Campus Safety Dispatch** 313-845-9630  
24 hours/7 days  

**Campus Safety Business Office** 313-845-9862  
Mon-Fri 8 AM-4:30 PM (Fall and Winter Semesters)  
Mon-Fri 8 AM-6:30 PM (Spring and Summer Semesters)  

**Education of Members of the College Community**

Staff, faculty and students are educated in campus security procedures during new student orientation, new faculty orientation, welcome week, and other school functions. OCS participates in these forums at all campuses and typically covers: crime prevention tips and how to contact Campus Safety. Handouts are provided. Training for Staff, Instructors and students on safety, handling difficult people, and other security related topics is held regularly.  

**Security Awareness and Crime Prevention Programs**

During orientation, students and employees are informed of services offered by the OCS. Emergency Procedure pamphlets are posted in all classrooms providing safety tips. Emergency Procedures and Campus Safety Phone numbers are displayed throughout the campus as a way to highlight security awareness and to encourage College community to be aware of their responsibility and surroundings for their own security and the security of others. Information is also presented to students and employees through crime prevention awareness lectures, security alert posters, e-mails, and newsletter articles. Should you become a witness or victim of a crime while on HFC property, contact OCS immediately.
Potential Legal Consequences for Drug Violations

Violations of laws and ordinances relating to drugs and alcohol may result in misdemeanor or felony convictions accompanied by the imposition of legal sanctions, which include, but are not limited to, the following:

- Fines as determined under local, state, or federal laws;
- Imprisonment, including up to life imprisonment, for possession or trafficking in drugs such as heroin and cocaine;
- Forfeiture of personal and real property;
- Denial of federal benefits such as grants, contracts and student loans;
- Loss of driving privileges;
- Required attendance at substance abuse education or treatment programs.

State Alcohol Sanction

Under Michigan law, it is illegal for anyone under the age of 21 to purchase, consume or possess, or have any bodily content of alcohol. The following summarizes some of the potential legal consequences for violating state law.

A first-time conviction may result in a fine, substance abuse education and treatment, community service and court-ordered drug screenings. There also is a provision for possible imprisonment or probation for a second or subsequent offense.

The use of false identification by minors in obtaining alcohol is punishable by a fine, loss of driver’s license, probation and community service.

Individuals can be arrested and/or convicted of operating a vehicle while intoxicated with a blood alcohol concentration (BAC) level at .08 or higher. If a student is under 21, there is a “zero tolerance” law in the state of Michigan, and any blood alcohol level of .01 or higher can lead to a minor in possession (MIP) citation as well as being cited for operating a vehicle while intoxicated, if applicable. This is in addition to suspension of driving privileges in the state of Michigan.

Michigan Law Governing Medical Marijuana

The Michigan Medical Marijuana Act of 2008 (MMMA) permits qualified patients and their primary caregivers to use, possess and grow limited amounts of marijuana for treatment of certain debilitating medical conditions. However, the MMMA conflicts with federal criminal laws governing controlled substances, as well as federal laws requiring institutions receiving federal funds, by grant or contract, to maintain drug-free campuses and workplaces. The College receives federal funding that would be in jeopardy if those federal laws did not take precedence over state law. Thus, the use, possession or cultivation of marijuana in any form and for any purpose constitutes a violation of the Board of Trustees’ Drug and Alcohol Abuse Free College Policy.
Federal Drug Sanctions

A full description of federal sanctions for drug felonies can be found at: www.usdoj.gov/dea/agency/penalties.htm.

Additional Information (Web Sites and Phone Numbers)

Office of Campus Safety and Security
(313) 845-9630 https://www.hfcc.edu/campus-safety

Office of Campus Safety and Customer Service Patrol Information
https://www.hfcc.edu/campus-safety/safe-walk

Office of Campus Safety and Security reporting Incidents
https://www.hfcc.edu/campus-safety/reporting-incidents

Crime victims and disclosure of disciplinary records
https://www.hfcc.edu/about-us/consumer

Student Outreach Services (313) 845-9629
https://www.hfcc.edu/campus-life/sos

Counseling
(313) 845-9617 https://www.hfcc.edu/campus-life/sos/counseling

National statistics and definitions are available on the U.S. Dept. of Education website: http://ope.ed.gov/security/

Michigan State Police Sex Offender Registry
www.mipsor.state.mi.us/

Federal Drug Penalties
www.usdoj.gov/dea/agency/penalties.htm

Dearborn Police (Contact Information)

<table>
<thead>
<tr>
<th>Service</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency</td>
<td>911</td>
</tr>
<tr>
<td>Non-Emergency and General Information</td>
<td>313-943-2240</td>
</tr>
<tr>
<td>Neighborhood Watch/Suspicious Activity (Anonymous)</td>
<td>313-943-3030</td>
</tr>
<tr>
<td>Police Desk</td>
<td>313-943-2241</td>
</tr>
<tr>
<td>Detective Bureau</td>
<td>313-943-2255</td>
</tr>
<tr>
<td>Domestic Violence Advocate</td>
<td>313-943-3451</td>
</tr>
</tbody>
</table>

REPORTING INCIDENTS

To report a crime or an emergency, activate one of the Blue Light call boxes or pick up one of emergency phones located in the lobbies of most buildings. This phone rings directly to
the Office of Campus Safety Dispatcher. The Office of Campus Safety is also accessible
from any campus phone by dialing Extension 9630 or from off campus by dialing 313-845-
9630. The Office of Campus Safety is open 24 hours/7 days per week.

What to Report
- All crimes
- Thefts
- Robberies
- Accidents
- Assaults
- Medical emergencies
- Threats
- Fights
- Vandalism
- Disorderly or disruptive behavior
- Suspicious persons, vehicles or activities
- Alarms
- All suspicious activities
- Any unsafe or dangerous areas or conditions
- Sexual assault (Title IX)

Information for crime victims and for disclosure of disciplinary records:
https://www.hfcc.edu/about-us/consumer

Sexual Harassment and Misconduct (Title IX)

It is HFC's policy that it will not permit and will take strong action against any sexual
harassment of its students and employees by anyone and particularly by fellow employees
or management.

The Equal Employment Opportunity Commission (EEOC) defines sexual harassment as
unwelcome sexual advances, requests for sexual favors, as well as other verbal and/or
physical conduct and/or communication of a sexual nature when either:
Submission to or rejection of such conduct or communication is used as a factor in
decisions affecting an individual's hiring or employment; or
Such conduct or communication has the purpose or effect of substantially interfering with
an individual's employment or creating an intimidating, hostile, or offensive employment
environment.

Any student who believes he/she is subject to any type of discrimination or sexual
harassment must report such to the attention of the Student Title IX Coordinator. HFC will
investigate each complaint thoroughly and confidentially.

Student Title IX Coordinator
Aura Cazares
Student Conduct/Compliance and Title IX Officer
Office N227, Campus Safety (Building N)
Any HFC employee who believes he/she is subject to any type of discrimination or sexual harassment must report such to their immediate supervisor or bring their complaint to the attention of the Director of Human Resources or any member of the College administration. HFC will investigate each complaint thoroughly and confidentially.

**Employee Title IX Coordinator**

**Lynn Borczon**  
Asst. Director of Human Resources Room 314  
ASCC (Building L) **313-845-9664**  
lynn@hfcc.edu

View the complete Student Sexual Misconduct Complaint Policy.

**Resources for Victims and Families of Domestic Violence/Rape/Sexual Assault:**

- City of Dearborn **313.943.2000**
- National Sexual Assault Hotline 1.800.656.HOPE
- Not Alone~ Together Against Sexual Assault: [http://www.csswayne.org](http://www.csswayne.org) /
- Sexual Assault Services for Holistic Healing and Awareness
- Domestic Abuse & Sexual Violence (Free or Low Cost)  
  Detroit Police Rape Counseling Center  
  420 St. Antoine  
  Detroit, MI  
  **(313) 833-1660** (open 24/7)
  * Assist victims of rape with medical, mental/emotional, and legal issues
  * Must be a victim, survivor of rape and/or domestic violence
  * Offers individual, couples, family, and group counseling with no fees
  * VOICES (sexual abuse survivors) - Catholic Social Services **(313) 883-2100**

**Student Sexual Misconduct Complaint Procedure**

Policy Type: Students/Human Resources

Your health, safety and well-being are the College’s primary concern. If you, or someone you know, may be the victim of any form of sexual misconduct, you are strongly urged to seek immediate assistance. Assistance can be obtained 24 hours a day, seven days a week, by dialing 911.

During business hours (8:00 a.m. to 4:30 p.m., Monday through Friday), you are also strongly urged to contact, whether student or employee, one of the following Title IX Coordinators as soon as reasonably possible to report any sexual misconduct you believe may have occurred:
For complaints against a student, click here and contact the Student Title IX Coordinator:

Aura Cazares  
Student Conduct & Compliance Manager/Title Coordinator  
Office N227, Campus Safety (Building N)  
313-845-6315  
ajcazares@hfcc.edu

Location: Campus Safety Building, Office N227  
Phone: 313.845.6315  
Email: ajcazares@hfcc.edu

For complaints against an employee, click here and contact the Employee Title IX Coordinator:

Lynn Borczon, Assistant Director of Human Resources  
Location: Administration Services Building  
Phone: 313.845.9664  
Email: lynn@hfcc.edu

Resources for Victims and Families of Domestic Violence/Rape/Sexual Assault:
- City of Dearborn 313.943.2000
- National Sexual Assault Hotline 1.800.656.HOPE
- Not Alone~ Together Against Sexual Assault: http://www.csswayne.org/
- Sexual Assault Services for Holistic Healing and Awareness
- Domestic Abuse & Sexual Violence (Free or Low Cost)  
  Detroit Police Rape Counseling Center  
  420 St. Antoine  
  Detroit, MI  
  (313) 833-1660 (open 24/7)

  * Assist victims of rape with medical, mental/emotional, and legal issues
  * Must be a victim, survivor of rape and/or domestic violence
  * Offers individual, couples, family, and group counseling with no fees
  * VOICES (sexual abuse survivors) - Catholic Social Services (313) 883-2100

This process covers complaints of alleged sexual misconduct/harassment by College students in accordance with the College’s Prohibited Discrimination and Harassment Policy. A copy of the Policy may be found here: https://www.hfcc.edu/about-us/title-ix

If you or someone you know is a victim of sexual misconduct by a member of the College faculty, staff, visitor or guest, you may report such misconduct or file a complaint with the Employee Title IX Coordinator, as indicated above.

Further information about Title IX and sex discrimination in education is available from the Office for Civil Rights, 400 Maryland Avenue, SW, Washington, DC 20202-1100 (by Customer Service Hotline: 800-421-3481; fax: 202-453-6012; TDD: 877-521-2172;
INTRODUCTION

A. Overview and Purpose.

As a recipient of federal funds, Henry Ford College is required to comply with Title IX of the Higher Education Amendments of 1972, 20 U.S.C. 1681 et seq. (“Title IX”), which prohibits discrimination on the basis of sex in educational programs or activities. Sexual misconduct, as defined in this process, is a form of sex discrimination prohibited by Title IX. The College is committed to providing programs, activities and an educational environment free from sex and gender discrimination.

As a public institution, the College also must provide due process to students accused of sexual misconduct. This includes, without limitation, providing the accused student the opportunity to state his or her version of events and present relevant information to the Student Title IX Coordinator or designee. This procedure is designed to provide a fair process for both parties while also ensuring a complainant's protections under Title IX.

Sexual Misconduct, as defined by this process for student sexual misconduct complaints (referred to as the "student process"), describes a broad range of behavior that will not be tolerated in the College's community of trust. For purposes of this process, "sexual misconduct" includes: sexual exploitation, harassment based on sex or gender which causes a hostile environment, non-consensual sexual contact, and non-consensual sexual intercourse, each as more fully defined below. In addition to sexual misconduct, Title IX also includes, but is not limited to, pregnancy/pregnancy-related issues and gender equality in athletics, academic programs and activities.

Sexual misconduct violates College policy and federal civil rights laws and may also be subject to criminal prosecution. The College is committed to fostering a community that promotes prompt reporting of all types of sexual misconduct and timely and fair resolution of sexual misconduct complaints. In addition, the College community is highly encouraged to report any and all potential sex or gender harassment to the Student Title IX Coordinator, so that a proper review of the information can be made. Creating a safe environment is the responsibility of all members of the College community.

Title IX requires that Henry Ford College have a statement of policy and procedure for handling complaints of Sexual Misconduct. 20 U.S.C. 1092(fl(7) and 1681(a). This process constitutes that statement.

The College is also required and committed to upholding the First Amendment of the United States Constitution. Nothing in this process is intended to abridge the rights or freedoms guaranteed by the First Amendment.

B. Definitions

"Duty to Report" means officers who learn of an allegation against a student or other forms of discrimination or harassment are expected to notify the Student Title IX Coordinator.
College officers who learn of an allegation of discrimination or harassment against College employees are expected to notify the Employee Title IX Coordinator who learn of an allegation of gender-based harassment, sexual harassment or sexual assault involving a minor under the age of 17 are required to notify the Employee Title IX Coordinator and the Department of Public Safety. An officer who fails to report may be found to have violated Henry Ford College’s policies even though the underlying event does not constitute gender-based misconduct, discrimination or harassment. College officers serving in a privileged professional capacity (counselors, clergy, medical providers, and rape-crisis counselors) are not bound by this expectation, except as required to law.


"College" means Henry Ford College.

“Domestic Violence” is a pattern of behavior in which one person uses physical, sexual, economic or emotional abuse to control the victim. This behavior specifically includes assaults or an assault and battery of a person’s spouse or former spouse, an individual with whom he or she has or has had a dating relationship, an individual with whom he or she has had a child in common, or a resident or former resident of his or her household.

“Dating Violence” means a pattern of assaultive and/or controlling behaviors that one person uses against another in order to gain or maintain power and control in the relationship. The accused student has intentionally behaved in ways that causes fear, degradation and humiliation to control the victim. Forms of abuse can be physical, sexual, emotional and/or psychological.

In determining whether an individual has engaged in “dating violence,” the following must be established: the accused student and the victim have been in a societal relationship of a romantic or intimate nature. The existence of such a relationship shall be determined based on a consideration of the following factors: 1.) length of the relationship, 2.) type of the relationship, and 3.) the frequency of interaction between the persons involved in the relationship.

20 U.S.C. Section 1092(f); 34 C.F.R. Part 668.46
See “Domestic Violence Awareness” information on the MI State Police webpage at: http://www.michigan.gov/msp/0,4643,7-123-1589-1711-10257--.00.html (last visited on 09/17/13).

MCL 750.81(2) considers “domestic violence” a misdemeanor punishable by imprisonment for not more than 93 days or a fine of not more than $500.00, or both.

"Effective Consent" means words or actions that show a knowing and voluntary agreement to engage in mutually agreed-upon sexual activity. Effective consent is absent when the activity in question exceeds the scope of effective consent previously given. Consent is a free and clearly given yes, not the absence of a no, and cannot be received when a person is incapacitated by alcohol or drugs.
"FERPA" refers to the Family Educational Rights and Privacy Act.

"Force" means physical force, violence, threat, intimidation or coercion.

"Incapacitation" means the physical and/or mental inability to make informed, rational judgments. States of incapacitation include, without limitation, sleep, blackouts, and flashbacks. Where alcohol [or other drug] is involved, one does not have to be intoxicated or drunk to be considered incapacitated. Rather, incapacitation is determined by how the alcohol consumed impacts a person's decision-making capacity, awareness of consequences, and ability to make informed judgments.

The question is whether the accused student knew, or a sober, reasonable person in the position of the accused student should have known, that the complainant was incapacitated. Because incapacitation may be difficult to discern, students are strongly encouraged to err on the side of caution; e.g., when in doubt, assume that another person is incapacitated and therefore unable to give effective consent. Being intoxicated or drunk is never a defense to a complaint of Sexual Misconduct under this Process.

"Investigators" refers to the individuals trained and designated by the Student Title IX Coordinator to conduct investigations of alleged sexual misconduct, and to determine whether or not there is a reasonable basis to grant a hearing (as more specifically described in Section 4, below). The Student Title IX Coordinator and the Title IX hearing officers are also trained investigators and may be part of an investigative team at any time when necessary.

"Non-Consensual Sexual Contact" means sexual contact that occurs without effective consent.

"Non-Consensual Sexual Intercourse" means sexual intercourse that occurs without effective consent.

MCL 750.520d(1)(a) states that a person is guilty of third-degree criminal sexual conduct if the person engages in sexual penetration with another person and that person is at least thirteen but younger than sixteen years old. Accordingly, a thirteen-year-old child cannot legally consent to sexual penetration with another person because sexual penetration of a thirteen-year-old child is automatically third-degree criminal sexual conduct. People v. Starks, 473 Mich 227. 20 U.S.C. Section 1232g; 34 CFR Part 99


“Notice” means the College considers having notice of student-on-student sexual misconduct when a responsible employee (as defined in this document) knew, or in the exercise of reasonable care should have known, about the sexual misconduct. Notice of sexual misconduct can be reported in many different ways. Some examples of notice include: a student may have filed a grievance with or otherwise informed the school's Title IX coordinator; another student, another employee, past faculty member, supervisor, current faculty or associate dean may have witnessed the sexual misconduct.
"Off Campus Conduct" means conduct that occurred on any place other than on College-owned or leased property, at any College sanctioned function, at the permanent or temporary local residence of a College student, faculty member, employee, or visitor, or elsewhere in Michigan, and is reasonably related to a college function or activity.

"Sexual Contact" means the deliberate touching of a person's intimate parts (including genitalia, groin, breast or buttocks, or clothing covering any of those areas), or using force to cause a person to touch his or her own or another person's intimate parts. Sexual Assault is any sexual contact without consent.

"Sexual Exploitation" means taking sexual advantage of another person without effective consent, and includes, without limitation, causing or attempting to cause the incapacitation of another person in order to gain a sexual advantage over such other person; causing the prostitution of another person; recording, photographing or transmitting identifiable images of private sexual activity and/or the intimate parts (including genitalia, groin, breasts or buttocks) of another person; allowing third parties to observe private sexual acts; engaging in voyeurism; and/or knowingly and intentionally exposing another person to a significant risk of a sexually transmitted infection.

"Sexual Harassment" means unwelcome conduct, based on sex or on gender stereotypes. Gender based harassment may include, but are not limited to: unwelcome sexual advances, requests for sexual favors, stalking, dating and domestic violence. The College strongly encourages individuals to report all unwelcome conduct based on sex to the Title IX Coordinator.

In evaluating any complaint of sexual harassment, the perceived offensiveness of a particular expression, standing alone, is not sufficient by itself to be actionable. The exclusive purpose of this distinction is to protect students (who may be harassed by students) from sex or gender discrimination, consistent with both federal regulatory law and the requirements of the First Amendment to the United States Constitution.

"Sexual harassment which causes a hostile environment" means unwelcome conduct based on sex or gender (e.g., sexual orientation, gender stereotypes, sexual preference and/or pregnancy or a pregnancy-related status), which is so severe or pervasive, that it unreasonably interferes with a person's College employment, academic performance or participation in College programs or activities and creates a working, learning, program or activity environment that a reasonable person would find intimidating, hostile or offensive. Types of potential harassment include, but are not limited to, stalking and bullying.

The inclusion of a definition of "sexual harassment" that is separate from the definition of "sexual harassment causing a hostile environment" was adopted based on the language used in the Montana-Missoula OCR Letter.

“Stalking” means a pattern of behavior made up of a series of two or more separate non-continuous acts which shares the same purpose and causes a reasonable person to feel terrorized, frightened, intimidated, threatened, harassed or molested, and that actually causes the victim to feel terrorized, frightened, intimidated, threatened, harassed or
molested.

"Sexual Intercourse" means penetration (anal, oral or vaginal) by, but not limited to, a penis, tongue, finger, or an inanimate object.

"Sexual Misconduct" is a broad term encompassing “Sexual Exploitation,” “Sexual Harassment”, "Sexual harassment which causes a hostile environment," "Non-Consensual Sexual Contact," and "Non-Consensual Sexual Intercourse," as defined in this process. Sexual misconduct can occur between strangers or acquaintances, including people involved in an intimate or sexual relationship, sexual misconduct can be committed by men or by women, and it can occur between people of the same or different sex.

"Hearing Officers Cadre" means the standing group of faculty and/or staff appointed by the VP of Student Affairs (or his or her designee) to specifically hear complaints of alleged sexual misconduct (Article II(B)(4) of the Student Code of Conduct).

“Responsible Employees” means all faculty members, staff members, and administrators, of those perceived by a complainant as a person that would address complaint (e.g., teaching assistants, supervisors, coaches, counselors, rape crisis advocates, medical providers, and clergy) are expected to report any disclosures that involve allegations of gender-based misconduct.

"Student Code of Conduct" means HFC's Student Code of Conduct, as enforced by the Office of Student Conduct and Compliance.

"VP" refers to the Vice President of Student Affairs (and his or her designee). The College has designated the VP’s designee as the Student Title IX Coordinator for purposes of this process and in accordance with federal regulations.

"Vice President’s office" means the Office of the Vice President of Student Affairs, located in the Administration Building, Room number 430.

MCL 750.411h(1)(d). 10 34 CFR Part 106.8(a) requires designation of at least one “responsible employee” who ensures the recipient’s compliance for the institution. The Student Title IX Coordinator and Deputy Student Title IX Coordinator are the individuals responsible for sexual misconduct issues in which a "student" is the accused party.

JURISDICTION; TIMING; RETALIATION AND RELATED MISCONDUCT; CRIMINAL PROCEEDINGS

A. Jurisdiction.

1. Personal Jurisdiction.
Any person may file a complaint of sexual misconduct against a "student" under this process. A "student" means any student who is registered or enrolled at the College at the time of the alleged sexual misconduct (including, but not limited to, sexual misconduct that is alleged to have occurred during any academic recess, provided that there is an expectation of the student's continued enrollment at the College). If a student who was
currently enrolled at the time of the alleged sexual misconduct subsequently withdraws from all courses, the College shall maintain personal jurisdiction.

2. Geographic Jurisdiction.
This process applies to any allegation of sexual misconduct against a College student, regardless of where the alleged sexual misconduct occurred. Although there is no geographical limitation to invoking this process, sexual misconduct that is alleged to have occurred at a significant distance from the College may be more difficult to investigate. In addition, with respect to any complaint (a) by a person who is not a member of the College community, and (b) relating to Non-College Conduct, the College reserves the right to determine, in its sole discretion, whether the conduct described in the complaint constitutes a sufficient risk or harm to the College community to warrant processing the complaint.

So long as there is personal jurisdiction over the accused student pursuant to Section II.A.1, above, there is no time limit to invoking this process in responding to complaints of alleged sexual misconduct. Nevertheless, students are encouraged to report alleged sexual misconduct immediately in order to maximize the College's ability to obtain evidence, and conduct a thorough, impartial and reliable investigation. HFC recommends taking action within 72 hours of incident as delays in reporting alleged sexual misconduct may result in the loss of relevant evidence and witness testimony, and may impair the College's ability to engage in this process. If the accused student will be graduating, the conferral of a degree may be deferred until proper resolution of any sexual misconduct charges, provided that a hearing opportunity will be scheduled for the earliest practicable date that may reasonably accommodate the parties and their witnesses.

4. Retaliation.
It is a violation of Student Code of Conduct to retaliate against any person making a complaint of sexual misconduct, any person cooperating in the investigation of (including testifying as a witness) of any allegation of sexual misconduct, and supporters of the complainant. For the purposes of this document, retaliation means when a faculty/staff member/employer takes an adverse action against a student/employee because she or he has engaged in a protected activity such as filing a complaint of discrimination or harassment. Retaliation may be found even when the underlying charge does not constitute discrimination or harassment in violation of College policies, and all persons who participate in a discrimination or harassment proceeding, not only the complainant, are protected against retaliation.

A retaliatory adverse action is an action taken to deter a reasonable person from opposing a discriminatory or harassing practice, and/or from participating in a discrimination or harassment proceeding or more generally, from pursuing her/his rights. Examples of adverse actions include failing grade, termination, denial of promotion or demotion, and unjustified negative evaluations or references. Adverse actions do not include petty slights and annoyances, such as stray negative comments in an otherwise positive or neutral evaluation, snubbing a colleague, or addressing poor class/work performance. Student/Employees who have filed a complaint or expressed opposition to discrimination or harassment are still expected to perform their student/employee responsibilities and follow
appropriate classroom/work decorum.

B. Other Related Misconduct.

In accordance with this process, the Hearing Officers Cadre is empowered to hear allegations of, and to impose sanctions for, sexual misconduct and any other violation(s) of the College's Student Code of Conduct directly related to the alleged sexual misconduct. Such related misconduct may include, without limitation, violations of the rules of privacy as articulated herein, violations of the Student Title IX Coordinator's directive(s) discussed in Section III.D, below, and/or violations of other Student Code of Conduct that occurred in the course of the alleged sexual misconduct.

It is not the practice of the College to pursue disciplinary action against a complainant or witness for his or her improper use of alcohol or drugs (e.g., underage drinking), provided that such student is acting in good faith as a complainant or witness to the events of the alleged sexual misconduct.

Students who appear before the Panel, whether as parties to the proceedings or as witnesses, are expected to provide truthful testimony in accordance with the College's Student Code of Conduct.

C. Effect of Criminal Proceedings.

Because sexual misconduct may constitute both a violation of College policy and criminal activity, the College encourages students to report alleged sexual misconduct promptly to local law enforcement agencies. Criminal investigations may be useful in the gathering of relevant evidence, particularly forensic evidence within 72 hours of incident. Because the standards for finding a violation of criminal law are different from the standards for finding a violation of the Student Code of Conduct, criminal investigations or reports are not determinative of whether sexual misconduct, for purposes of this process or the Student Code of Conduct, has occurred. In other words, conduct may constitute sexual misconduct under this process even if law enforcement agencies lack sufficient evidence of a crime and therefore decline to prosecute. In such cases, the complainant may not initially understand the results of the criminal investigation, the nature of criminal procedure, or the grounds for the law enforcement decision not to prosecute. The complainant in such cases may request that the Student Title IX Coordinator identify an administrator to assist the complainant in seeking and attending a meeting with the local prosecutor to gain an understanding of the decision to decline a prosecution.

The filing of a complaint of sexual misconduct under this process is independent of any criminal investigation or proceeding, and (except that the College's investigation may be delayed temporarily while the criminal investigators are gathering evidence) the College will not wait for the conclusion of any criminal investigation or proceedings to commence its own investigation and take interim measures to protect the complainant and the College community, if necessary, as described in Section III.D, below.
THE PROCESS: INITIAL STEPS

A. Intake Meeting with Complainant.

Upon receipt of notice of any allegation of sexual misconduct, the Student Title IX Coordinator will first schedule an individual intake meeting with the complainant in order to provide to the complainant a general understanding of this process and to identify forms of support or immediate interventions available to the complainant. The intake meeting may also involve a discussion of any interim measures (in accordance with III.D. below) that may be appropriate in light of the known information.

B. Complainant Wishes to Pursue Formal or Informal Resolution.

At the initial intake meeting with the complainant, the Student Title IX Coordinator will gather basic information about the alleged incident and seek to determine how the complainant wishes to proceed, (e.g., whether the complainant wishes to pursue Formal Resolution, Informal Resolution or does not wish to pursue resolution of any kind).

If the complainant wishes to proceed with either Formal or Informal Resolution, the Student Title IX Coordinator will determine the name of the accused student, the date, location, and nature of the alleged sexual misconduct, and will schedule an individual intake meeting with the accused student in order to provide to the accused student with a general understanding of this process and to identify forms of support or immediate interventions available to the accused student.

If the complainant wishes to proceed with Formal Resolution, the Student Title IX Coordinator will promptly prepare and forward a formal complaint to the investigators for investigation, in accordance with Section IV.B, below. The formal complaint will set forth the name of the accused student, and the date, location and nature of the alleged sexual misconduct.

If the complainant wishes to proceed with Informal Resolution, the Student Title IX Coordinator will promptly refer the matter and initiate Informal Resolution proceedings in accordance with Section V, below.

C. Complainant Does Not Wish to Pursue Resolution or Requests Confidentiality.

If the complainant does not wish to pursue Formal or Informal Resolution and/or requests that his or her complaint remain confidential, Title IX nevertheless requires the College to investigate and take reasonable action in response to the complainant's information. The Student Title IX Coordinator will inform the complainant, however, that the College's ability to respond may be limited. The Student Title IX Coordinator may refer the allegation to a designated investigator to conduct a preliminary investigation into the alleged sexual misconduct. The investigator may weigh the complainant's request(s) against the following factors: the seriousness of the alleged sexual misconduct; whether there have been other complaints of sexual misconduct against the same accused student; and the accused student's right to receive information about the allegations if the information is maintained by the College as an "educational record" under FERPA. The Student Title IX Coordinator
will inform the complainant if the College cannot ensure confidentiality. Even if the College cannot take disciplinary action against the accused student because the complainant insists on confidentiality or that the complaint not be resolved, the Student Title IX Coordinator reserves the authority to undertake an appropriate inquiry, issue a "no-contact" order, and take other reasonably necessary measures, including the interim measures described in Section III.D, below. inquiry, issue a "no-contact" order, and take other reasonably necessary measures, including the interim measures described in Section III.D, below.

D. Interim Measures.

In all complaints of alleged sexual misconduct, regardless of whether the complainant wishes to pursue Formal Resolution, Informal Resolution or no resolution of any kind, the College will undertake an appropriate inquiry and take such prompt and effective action that is reasonably practicable under the circumstances to support and protect the complainant, including taking appropriate interim steps before the final outcome of the investigation and hearing, if any. Accordingly, at or after the intake meeting, the Student Title IX Coordinator may impose a "no-contact" order, which typically will include a directive that the parties refrain from having contact with one another, directly or through proxies, whether in person or via electronic means, pending the investigation and, if applicable, the hearing. The Student Title IX Coordinator, also may take any further protective action that he or she deems appropriate concerning the interaction of the parties pending the hearing, if any, including, without limitation, directing appropriate College officials to alter the students' academic and/or College employment arrangements and/or issuing an interim suspension. When taking steps to separate the complainant and the accused student, the Student Title IX Coordinator will seek to minimize unnecessary or unreasonable burdens on either party; provided, however, that every reasonable effort will be made to allow the complainant to continue in his or her academic and/or College employment arrangements. Violation(s) of the Student Title IX Coordinator's directive and/or protective actions will constitute related offenses that may lead to additional disciplinary action.

FORMAL RESOLUTION

A complainant may elect to pursue a formal resolution, which involves a hearing before the Panel, as more particularly described in this section. Such a hearing is also referred to as "Formal Resolution." Formal resolution shall be completed within a reasonable timeframe (which is usually 60 days) unless extended for good cause by the Student Title IX Coordinator.

A. The Hearing Officer Cadre.

Formal Resolution involves a hearing before a trained Hearing Officers (the "Cadre") made up of two College administrators. Each hearing will be led by a Chair (Chair). The Cadre is a standing group composed administrators approved by the VP of Student Affairs. The Student Title IX Coordinator will ensure that all Panel members receive annual training.
B. Investigation.

When the complainant indicates a desire to pursue Formal Resolution, the Student Title IX Coordinator will forward the complaint to an appointed investigative team. The Student Title IX Coordinator and the Deputy Student Title IX Coordinator may serve as investigators on any investigation, if necessary. The investigation will be conducted in an adequate, reliable and impartial manner. The investigative team will receive annual training that draws on process, procedures, and professional resources.

Investigators are neutral fact-finders, who, during the course of the investigation, typically conduct interviews with the complainant, the accused student, and each third-party witness (including expert witnesses, where applicable); visit and take photographs at each relevant site (if necessary); and, where applicable, coordinate with law enforcement agencies to collect and preserve relevant evidence. The completed investigative report (the "investigative report") includes, among other things, summaries of interviews with the complainant, the accused student and each witness; summaries of interviews with expert witnesses (where applicable); photographs of the relevant site(s) and related logs; other photographic, electronic and forensic evidence; and a detailed written analysis of the events in question.

A typical investigation should be completed within 15 (fifteen) days, if not sooner, but may be delayed with good cause, as determined by the Student Title IX Coordinator. If a hearing is granted by the investigative team, the Hearing Chair and the Panel will be provided with a copy of the investigative report. In addition, at least one member of the investigative team shall be present at the Panel hearing to answer any questions the Panel or the parties may have with regards to the investigative report.

The investigative team shall keep the complaint and investigation confidential to the extent possible or as required by law.

C. Granting/Denying a Hearing.

The investigative team will determine whether or not there is enough information available to grant a hearing. If the investigative team determines that a hearing should be granted, notice of that determination will be delivered, concurrently, to both parties and to the Student Title IX Coordinator. If a hearing is denied, a notification summarizing the investigative report will be distributed concurrently, to the parties and to the Student Title IX Coordinator.

The investigative team may specify which alleged violations of the Student Code of Conduct, which type or types of sexual misconduct and, if applicable, which other, related alleged misconduct (as described in Section I.B above or the current Student Code of Conduct) will be reviewed by the Panel during the hearing. Concurrently with the delivery of the investigators' notice of a determination, the investigative team may, where the alleged sexual misconduct is sufficiently serious in their reasonable discretion, suggest to the Student Title IX Coordinator that interim measures be taken and may suggest what those interim measures should be, if not already in place.
If the accused student has been placed on an interim suspension (in accordance with Article IV(C) of the Student Code of Conduct), the Panel will use all information that is provided to the administration (in lieu of an investigative report) in addition to any subsequent information received, as the basis for any sexual misconduct allegation.

A complainant whose request for a hearing is denied, and an accused student whose records have been placed on hold, may appeal that decision to the Vice President of Student Affairs, whose decision will be final.

If the case involves a reluctant complainant and the investigative team has granted a hearing, the investigative team will present information to the Panel in place of the complainant. The team may have the option to pursue an informal resolution (see Article V below) with the approval of the Student Title IX Coordinator.

D. Complainant Changes Election to Informal Resolution; Accused Student Elects to Accept Responsibility.

Upon receipt of the investigative report, the complainant may decide to elect Informal Resolution instead of Formal Resolution, by submitting a written request to the Student Title IX Coordinator prior to the hearing date. At any time prior to the hearing, the accused student may elect to acknowledge his or her actions and take responsibility for the alleged sexual misconduct. If both the complainant and the accused student agree to such proposed sanction, the complaint is resolved without a hearing and both parties will waive their rights an appeal. If either the complainant or the accused student objects to the proposed sanction, a hearing before the Panel will be convened for the exclusive purpose of determining a sanction, which determination is subject to appeal pursuant to Section IV.G.13 below. For purposes of this sanction hearing, all of the other provisions of this process relating to the imposition of a sanction for sexual misconduct shall apply (including, for example, the provision for an Impact Statement (see Section IV.G.10), and the provisions governing the effective date of the sanction).

E. Notice of Hearing; Challenges to Panel; Delivery of Notice.

If a hearing is granted by the investigators or occurs as a result of an interim suspension, or is granted by the Vice President of Student Affairs on appeal (as stated in IV(C) above), the Panel Chair will commence the Formal Resolution process by providing written notice to both parties (the "Notice of Hearing") stating: (1) the date, time, and place of the pre-hearing meeting at which preliminary matters will be discussed, as more fully addressed in Section IV.G.2, below; and (2) the names of the Panel members selected to serve as the Panel. A party wishing to challenge the participation of any Panel member must notify the Panel Chair, in writing, within five (5) business days of the scheduled hearing date stating the specific reason(s) for the objection. Failure to do so will constitute a waiver of any objection to the composition of the Panel. If a party wishes to challenge the participation of any panel member, and notifies the Panel Chair in writing within the allotted timeframe, the Chair will determine whether the challenge has merit and reserves discretion to make changes in the Panel composition at any time. The Notice of Hearing will be delivered, at
the Panel Chair's discretion, by email or in person, and will be considered effective immediately upon receipt. The parties are expected to cooperate in the scheduling of the hearing. If either party fails to appear at the scheduled hearing, the Panel Chair may postpone the proceedings or direct that the Panel proceed and determine the complaint on the basis of the investigative report and any other available information, provided the absent party was given appropriate notification of the scheduled hearing date, as outlined in this section.

F. Advisors to the Parties.

Both the complainant and the accused student may request an advisor be present to support and assist them during the pre-hearing, hearing, and appeal stages of the Formal Resolution process. Outside legal counsel may be allowed at the discretion of the Panel Chair, however, their role is limited. (see Section IV.G.4, below, for a description of the role outside counsel may play during a hearing). The Panel Chair may disallow a particular advisor in cases where such adviser might be a witness or where such advisor's presence, in the Panel Chair's sole determination, would be obstructive to the process or for other good cause. An advisor may not direct questions to the Panel of witnesses at the hearing, but may consult with the student that he or she is assisting. The Panel Chair will not allow an advisor's presence to inhibit the parties' sharing of information or the conduct of the hearing.

G. Hearing Procedures

1. Pre-Hearing Submissions. The parties will provide the Panel Chair with a list of witnesses they propose to call, copies of documents, and a description of any other information they propose to present at the hearing, on or before a date set by the Chair. Evidence of the complainant's past sexual history will not be permitted at the hearing unless it is relevant to the complaint. The Chair will provide each party with a copy of the list of witnesses, and identification of copies of documents or other information submitted by each party. In the absence of good cause, as determined by the Chair in his or her sole discretion, the parties may not introduce witnesses, documents, or other information at the hearing that were not provided to the Chair by this deadline. The parties are also responsible for the attendance of their witnesses at the hearing.

2. Pre-Hearing Meeting and Determination of Complaint and Witnesses. The Chair will schedule a pre-hearing meeting prior to the hearing date. At the meeting, the Chair will review hearing procedures with the parties, separately or jointly, at the discretion of the Chair. The Chair will also review the complaint of alleged sexual misconduct (and related misconduct, if applicable), and review the parties' respective lists of proposed witnesses to assist them in eliminating redundant information. The College reserves the right, through the Chair, (a) to add to or modify the alleged violations specified by the investigators, pursuant to Section IV.C, above, at the pre-hearing meeting, and (b) to add witnesses to the witness lists at the pre-hearing meeting and/or at the hearing.

3. Pre-Hearing Discussion. Once a Panel member has been named to a Panel, he or she may not publicly or privately discuss the merits of the complaint with anyone not involved in the proceedings, with the parties themselves, or with anyone acting on the behalf of the
parties. The Chair will provide the panelists with a copy of the Notice of Hearing, the investigative report, and the list of witnesses submitted by the parties with an instruction to avoid any public or private discussion of the merits of the complaint.

4. Legal Counsel. Legal counsel may be present (at the expense of the individual parties) at the hearing on behalf of either party. Such counsel may privately consult with and advise the parties during the proceeding, but may not question witnesses, address the Panel or otherwise directly participate in the hearing.

5. Conduct of the Hearing. The hearing will not follow a courtroom model, and formal rules of evidence will not be observed. Accordingly, for example, the parties may elect to rely upon the statements of witnesses contained in the investigative report if such witnesses are unavailable to attend the hearing. The Chair will determine the order of the witnesses (if any) and resolve any questions of procedure arising during the hearing, if any. The parties are responsible for ensuring that their proposed witnesses are present. Members of the Panel will review in advance of the hearing all the written materials provided to them by the Chair in accordance with Section IV.G.1, above. The parties will have received or been provided the opportunity to review all available materials during earlier stages of the pre-hearing process. The parties will be expected not to repeat undisputed details or non-material circumstances that would merely duplicate information contained in the investigative report or in other written materials. Only the Chair and the Panel may question the individual parties and any witnesses, unless permission is granted by the Chair to modify the questioning process provided the modification does not result in an adversarial tone. Both parties and their advisers may ask the Chair to pose additional questions or inquire further into specific matters by submitting these requests in writing, at the discretion of the Chair. If necessary, a brief break may be granted to allow both parties an opportunity to prepare and submit such requests. The Chair is empowered to disallow or reframe any questions that are irrelevant or redundant. After all witnesses have been questioned, each party may make a closing statement and request a short recess to prepare it. If the Panel determines that unresolved issues exist that would be clarified by the presentation of additional information, the Chair may suspend the hearing and reconvene it in a timely manner to receive such additional information. A delay may not be based on the failure of witnesses to appear without good cause or on the proposed introduction of documents or other information that should have been presented at the pre-hearing meeting. A Student IX Coordinator or Deputy Student Title IX Coordinator may attend any Provision 4 Hearing at any time to observe the hearing. If the Student Title IX Coordinator or the Deputy Student Title IX Coordinator did not directly participate in the investigation, then their presence in the hearing shall be for the purpose of observation only.

6. Testimony or Participation by the Accused. The accused student has the option not to testify; however, the exercise of that option will not preclude the Panel from proceeding and determining the complaint on the basis of the investigative report and other available information.

In addition, as indicated in Section IV.E, above, if the accused student fails to appear at the hearing, after being duly notified of its place and time, the Panel will proceed with the scheduled hearing and make a determination on the basis of the investigative report and any other available information.
7. Testimony via Electronic Technology. Upon timely request by a party or witness, the College may be able to make arrangements (in appropriate circumstances) where parties or witnesses are otherwise unable to participate in the hearing via electronic means. The availability of testimony via electronic technology will be at the sole discretion of the Chair.

8. Recording. The hearing will be digitally recorded and is the sole official verbatim record of the hearing for the purposes of FERPA.

9. Standard of Proof. The Department of Education's Office of Civil Rights has interpreted Title IX to require schools to evaluate evidence of alleged sexual misconduct under a "preponderance of the evidence" standard and that is the standard adopted by this process. A preponderance of the evidence means that the information shows that it is "more likely than not" that the accused student violated College policy. In the context of a hearing, the accused student will be found to be responsible for the alleged sexual misconduct if the Panel concludes that such sexual misconduct more likely than not occurred based upon careful review of all information presented. In making its determination, the Panel shall carefully consider all of the information presented and follow the procedures stated in this process in order to ensure as fair a hearing as possible for all parties.

10. Impact Statement. If the Panel determines that the accused student is responsible for sexual misconduct, e.g., that the sexual misconduct “more likely than not” occurred, both the complainant and the responsible student may present the Panel with a statement recommending a sanction (the "impact statement") for consideration by the Panel. The Panel is not bound by these statements in determining a sanction. Witnesses other than the parties may be allowed to provide a written character statement to the Panel during the Sanction Phase of the hearing. The Chair may determine, in his or her sole discretion whether portions of any written impact statement should be redacted because of the inflammatory or inappropriate nature of those statements.

11. Sanction. The Panel is required to consider suspending, dismissing, or expelling any student found responsible for sexual misconduct; however, the Panel may impose any sanction that it finds to be fair and proportionate to the violation. In determining an appropriate sanction, the Panel may consider any record of past violations of the Student Code of Conduct, as well as the nature and severity of such past violation(s). The Panel will also consider, as part of its deliberations, whether the sanction will (a) bring an end to the violation in question, (b) reasonably prevent a recurrence of a similar violation, and (c) remedy the effects of the violation on the complainant and the College community. The sanction decision will be made by the Panel by majority vote. Any sanction imposed will be explained or supported in the written decision of the Panel.

12. Decision. The decision of the Panel, including the sanction, if applicable, will be announced to both parties, concurrently, by the Chair at the conclusion of the hearing. In addition, the Chair will provide a copy of the Panel’s decision described in Section IV.G.15, below, to both parties, concurrently, and to the Student Title IX Coordinator, within five (5) calendar days following the conclusion of the hearing (or longer if the Chair determines there is good cause).
13. Appeals. Either party may appeal the Panel's decision by notifying the Chair of the Panel in writing within five (5) calendar days of the date of the Panel's decision. All appeals are not automatically approved. The Vice President of Student Affairs will determine if any of the following criteria is present before granting an appeal.
   a. substantial evidence not previously considered;
   b. evidence of bias by the administrator who conducted the disciplinary hearing;
   c. significant errors in procedures by the administrator who conducted the disciplinary hearing;
   d. significant finding of inequity in disciplinary actions related to findings.

14. Effective Date of Sanction. Sanctions imposed by the Panel become effective immediately until the resolution of any timely appeal of the Panel's decision. The Vice President of Student Affairs (or his or her designee) may suspend the determination pending exhaustion of any appeals by the accused student pursuant to Section IV.G.13, above, or may allow the accused student to attend classes or to engage in other activity on a supervised or monitored basis, or may make such other modifications to the determination as may be advisable in the sole discretion of the Vice President of Student Affairs (or his or her designee). The Vice President of Student Affairs (or his or her designee) decision may not be appealed.

15. Privacy of the Hearing Process; Final Outcome Letter. In order to comply with FERPA and Title IX and to provide an orderly process for the presentation and consideration of relevant information without undue intimidation or pressure, the hearing process is not open to the general public. Accordingly, documents prepared in anticipation of the hearing (including the investigative report, the Notice of Hearing, and the pre-hearing submissions referenced in Section IV.G.1, above), written statements, testimony, or other information introduced at the hearing, and any transcript of the hearing itself, may not be disclosed outside of the hearing proceedings, except as may be required or authorized by law.

In addition to complying with Title IX and FERPA, the College is required to comply with the Clery Act. Under the Clery Act, both the complainant and the accused student must be informed of the hearing outcome, and the College may not impose any limitations on the re-disclosure of this information. Accordingly, following the hearing, the Panel will issue a written decision letter (the "Final Decision Letter"), concurrently to both the accused student and the complainant. The Final Decision Letter will set forth, as required by the Clery Act, the name of the accused student; the violation(s) of the Student Code of Conduct for which the accused student was found responsible, if any; any essential findings supporting the Panel's decision on the issue of responsibility; and the sanction imposed, if any. College policy neither encourages nor discourages the further disclosure of the Final Decision Letter by either the complainant or the accused student. The College acknowledges that sharing the Final Decision Letter with others, including family, friends, legal counsel, mental health professionals, and sexual assault advocates or victims, may be a critically important part of a student's healing process.
INFORMAL RESOLUTION

A complainant who wishes to file a formal complaint with the Student Title IX Coordinator but who does not wish to pursue Formal Resolution, or an investigative team (in place of a reluctant victim) may request a less formal process, known as "Informal Resolution," as more particularly described in this section.

Although less formal than Formal Resolution, Informal Resolution is an appropriate resolution process; it is not mediation. The accused student is expected to attend the Informal Resolution proceeding, but is not required to participate.

A. Purpose of Informal Resolution.

Informal Resolution provides an opportunity for the complainant to confront the accused student, in the presence of, and facilitated by, a presiding officer, as described in Section V.B, below, and to communicate his or her feelings and perceptions regarding the incident, the impact of the incident, and his or her wishes and expectations regarding protection in the future. The accused student will have an opportunity to respond.

B. Advisors.

The complainant and the accused student each may bring an advisor to the Informal Resolution. Advisors are assigned and subject to the same restrictions set forth for advisors in Formal Resolution, outlined above. The Panel Chair or a designee of the Chair will preside over the Informal Resolution, and may elect to be assisted by another member of the Panel or senior staff representative of the Vice President of Student Affairs.

C. Informal Resolution Where Accused Student Acknowledges Responsibility.

If, during the course of the Informal Resolution, the accused student elects to acknowledge his or her actions and take responsibility for the alleged sexual misconduct, the Informal Resolution will be concluded and the Panel Chair will propose a sanction. If both the complainant and the accused student agree to such proposed sanction, the complaint will be resolved without any further rights of appeal by either party. If either the complainant or the accused student objects to such proposed sanction, a hearing before the Panel will be convened for the exclusive purpose of determining a sanction, which determination is subject to appeal pursuant to Section IV.G.14.

For purposes of this sanction hearing, all of the other provisions of this process relating to the imposition of a sanction for sexual misconduct shall apply (including, for example, the provision for an impact statement, and the provisions governing the effective date of the sanction).

D. Informal Resolution Where Accused Student Contests Responsibility.

If the accused student contests the complaint of alleged sexual misconduct, the Vice President of Student Affairs, his or her designee or the Student Title IX Coordinator may nevertheless impose a protective order agreed upon by the parties, or (with or without such agreement) based on information derived from the Informal Resolution proceedings, taken
together with any other relevant information known to the College at the time of the Informal Resolution.

E. Election of Formal Resolution.

The College or the complainant may, at any time prior to the conclusion of the Informal Resolution, elect to end such proceedings and initiate Formal Resolution instead. In such cases, statements or disclosures made by the parties in the course of the Informal Resolution may be considered in the subsequent Formal Resolution.

F. Privacy of Informal Resolution.

In order to promote honest, direct communication, information disclosed during Informal Resolution must remain private while the Informal Resolution is pending, except where disclosure may be required by law or authorized in connection with duties on behalf of the College.

AMENDMENTS

This Policy may be amended, in writing, by the Student Title IX Coordinator at any time. The College will maintain the most updated process on the web at all times.

Adopted Date:
Tuesday, January 20, 2015 Revised Date:
Monday, June 22, 2015 Private:
Public

Guidelines for Assistance

Sexual assault is a very traumatic and invasive crime and many victims may be too embarrassed or ashamed to report the offense to police. Fear of investigative, medical, and prosecutorial procedures add to a victim’s reluctance to make a report. A victim’s distress may also create an unwillingness or inability to assist in the investigation. Therefore, it is our procedure to provide victims of sexual assault with compassion and consideration and with the necessary information and assistance to make their interaction with the criminal justice system easier.

If You Are Raped or Sexually Assaulted on Campus:

- Get to a safe place as soon as you can
- Try to preserve all evidence
- Get medical attention
- Contact either the Office of Campus Safety and Security or Dearborn Police

When Preserving Evidence:

- Do not change your clothing. If you must change, place your old clothes in a
PAPER bag
- Do not wash or clean your clothing
- Do not take a shower, bathe, or clean up
- Do not apply medication or cosmetics

BIENNIAL RIGHT TO KNOW INFORMATION & DRUG AND ALCOHOL PREVENTION PROGRAM

As a condition for receiving federal funds or any other form of federal financial assistance, all institutions of higher education must provide timely notifications that inform students of the following policies and consequences to prevent the abuse of alcohol and/or distribution of illicit drugs. A specific description of our Drug and Alcohol Education and Prevention program is detailed in this document and in the Student Consumer Information webpage.
### Student Consumer Information: Your Right to Know

To receive a complete description of the policies, below click on [Student Consumer Information](https://www.hfcc.edu/about-us/consumer) or use URL address [https://www.hfcc.edu/about-us/consumer](https://www.hfcc.edu/about-us/consumer).

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### Student Financial Assistance

- Student Financial Aid Information
- 2016-17 Financial Aid Facts Book
· Contact Information for Assistance in Obtaining Institutional or Financial Aid
· HFC Financial Aid Web Page
· Notice of Availability of Institutional and Financial Aid Information
· Assistance Available from Federal, State, Local and Institutional Programs
· Net Price Calculator
· National Student Loan Data System (NSLDS)
· Notice of Federal Student Financial Aid Penalties for Drug Law Violations
· Federal Student Aid Drug Conviction Information
· Federal Student Aid 2016-17 Drug Eligibility Worksheet
· HFC Financial Aid Information
· Price of Attendance
· Return of Federal Financial Aid
· Brochure
· Policy
· Scholarships
· State Grant Assistance
· Student Loan Information
· 2016-17 Financial Aid Facts Book
· HFC College Loan Code of Conduct
· U.S. Department of Education Student Loan Information
· Entrance Counseling for Student Loan Borrowers
· Exit Counseling for Student Borrowers
· 2016-17 Financial Aid Facts Book
· www.StudentLoans.gov

Student Outcomes
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· Graduation and Transfer-Out Rates
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· Placement in Employment
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· Sample of Job Title and Employer of Recent Graduates
· Student Outcomes
· Transfer-Out Rates for Students Receiving Athletically-Related Student Aid
· Intercollegiate Athletic Program Participation Rates and Financial Support Data

Intercollegiate Sports

HFC is a member of the Michigan Community College Athletic Association (MCCAA)–Eastern Collegiate Conference and the National Junior College Athletic Association (NJCAA). HFC’s nickname is the Hawks. Varsity teams participate in the following sports at the conference, state, regional and national levels:

<table>
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<tr>
<th>Men</th>
<th>Women</th>
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<td>Baseball</td>
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<td>Basketball</td>
<td>Softball</td>
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<td>Golf</td>
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Try-outs for all sports are in the early fall.

**Club Sports**

HFC provides a number of club sports teams based on the interest of the student body. Club sports provide an opportunity for students to compete in a fun and challenging environment against other HFC students or club sport teams at nearby colleges.

For more information call 313-317-4138 or visit https://athletics.hfcc.edu/

**Drug and Alcohol Education and Prevention**

As a condition for receiving federal funds or any other form of federal financial assistance, all institutions of higher education must implement a drug and alcohol policy that complies with applicable federal, state and local drug and alcohol laws. The law requires institutions to implement a program that will prevent the unlawful manufacturing, dispensing, possession, use or distribution of illicit drugs and alcohol by students and employees.

Any violation of these policies or of local, state or federal laws regarding illicit drugs or alcohol will result in appropriate disciplinary action. In addition to college disciplinary sanctions, students, faculty and staff involved with illegal use, possession, or distribution of controlled substances may face criminal penalties and the College will cooperate fully with law enforcement agencies as appropriate. If a student has concerns about alcohol, drug addiction or the impact on their lives, they should meet with a counselor in the Counseling division. The phone number is 313-845-9611.

If an employee has concerns about drug or alcohol use – their own or that of others – they may want to consult with the College’s Employee Assistance Program (EAP). The phone number is 800-847-7240.

As members of an academic community, students and employees can expect an atmosphere that supports personal growth and learning. The College requires that its students and employees comply with legal standards and student conduct standards as they apply to alcohol and illicit/illegal drug use and possession.

**The Law (Alcohol)**

- The minimum age in Michigan for the purchase, consumption or possession of alcoholic beverages is 21-years-old.
- It is illegal to furnish or serve alcoholic beverages to any person under the age of 21.
- The law prohibits carrying or consuming alcoholic beverages in open containers outdoors on public property, regardless of a person’s age.
- It is illegal to possess, use false identification or to misrepresent one’s age for the purpose of obtaining or consuming alcoholic beverages.
- No group which is not licensed by the Liquor Control Board (LCB) may sell
alcoholic beverages. The use of chits, chips, tickets or other means of exchange in place of cash violates LCB regulations.

- It is illegal to appear in any public place manifestly under the influence of alcohol to the degree that you may endanger yourself or other persons or property or annoy persons in your vicinity.
- A person under the age of 21 is prohibited from operating a motor vehicle with ANY alcohol in his/ her system.
- Driving under the influence of alcohol (blood alcohol level of 0.08% or greater) is illegal.

STUDENT CODE OF CONDUCT

Students at HFC are expected to show respect for order, law, the personal rights of others and the educational mission of the College, as well as maintain standards of personal integrity.

Behavior or situations that violate these standards include, but are not limited to:

A. Students at HFC are expected to comply with state, federal and local laws and ordinances, to show respect for the personal rights of others and the educational mission of the College and to maintain standards of personal integrity.

B. The following are examples of behavior or situations that violate these standards. This list is illustrative and is not exhaustive. It is not to be read as a limitation of the College's right to discipline for infractions which are not listed:

1. Interference with normal College or College-sponsored activities including, but not limited to: interference with teaching, College administration and College Board meetings.
2. Failure to comply with Campus Safety and other College personnel.
3. Violation of legal standards of decency.
4. Discriminating against or harassing an individual or group in any College-related activity, opportunity or organization on the basis of race, color, ethnicity, gender, religion, sexual orientation, creed, national origin, ancestry, age, disability, height, weight and/or marital status and/or retaliating against any such individual(s) or group(s) for having complained about such behavior.
5. Disrupting a class, a class-related activity, or a College-sponsored or related event.
6. Physical assault.
7. Stalking.
8. Threats of injury or harm.
9. Arson.
10. Theft.
12. Damage to College, student, faculty or employee property.
13. Computer or technology abuse or tampering.
14. Possession of firearms or dangerous weapons by persons who are not sworn federal, state, or local law enforcement officers who are required to carry weapons during the course of their employment. Such individuals are required to notify Campus Safety of this requirement prior to bringing such weapons on campus.
15. Falsifying, altering or providing false, inaccurate or incomplete information on any
College application, form or document; or providing false, inaccurate or incomplete verbal information which is to be used with regard to any College application, form, document or transaction.

16. Possession, use, manufacture, sale of, or being under the influence of alcohol or any controlled substance, without a physician's prescription, or possessing drug paraphernalia while on campus.

17. Any other actions deemed unsuitable for a College campus.

The complete text of this policy is available in the Office of the Vice President of Student Affairs, 430A Administrative Services and Conference Center (ASCC, Building L on the main campus) or online under the Student Rights and Responsibilities section of the Student Services drop-down menu.

**Alcoholic Beverages and Illegal Drugs**

As a public institution, HFC operates under the guidelines of Federal Public Act 101-226, entitled Drug Free Schools and Campuses, which was passed in 1990. This law states that students must be informed of the College's rules and sanctions relative to drugs and must be informed of health risks related to the use of drugs and of counseling assistance available at the College.

**College Rules**

Use, possession, or distribution of alcoholic beverages and drugs is forbidden on campus. Persons appearing on campus while under the influence of alcoholic beverages, narcotics and other dangerous drugs, except as expressly permitted by law, will be subject to disciplinary and/or legal action.

Possession, consumption, sale, or purchase of any controlled substance which is illegal under state or federal law is prohibited on the campus of HFC.

**College Sanctions**

Employees found in violation of College, employee performance, conduct policies, state or federal laws are subject to due process action which may include required treatment, education, and training, restriction of privileges, a warning, suspension or dismissal.

Students found in violation of College conduct policies or state of federal laws are subject to disciplinary action and may consist of payment of fines, verbal reprimand, restitution of damages, restriction of privileges, disciplinary probation, suspension, dismissal and/or notation on the student’s record of dismissal or suspension.

Brochures are available in the Counseling Office located in the Learning Resources Center. Anyone with questions should call 313-845-9611 or 313-845-9612.

**Alcohol Health Effects**

Alcohol, the shortened term for ethyl alcohol, is a central nervous system depressant that is absorbed into the blood stream and transmitted to all parts of the body. Moderate doses
reduce physical coordination and mental alertness while larger doses of alcohol drastically impair an individual’s ability to function, sometimes rendering them unconscious. Long-term drinking can increase the risk of developing liver and heart disease, circulatory and stomach problems, various forms of cancer and causes irreversible brain damage.

Legal Issues and Sanctions

Legal Age

- Persons under 21 caught with alcohol in their car can be charged with a misdemeanor regardless of whether they are driving at the time or parked. That charge can result in a license suspension. The only time a person under 21 may transport alcoholic beverages in a vehicle is if a person over the age of 21 is present.

Legal Limit

- For people of the legal drinking age, the blood alcohol concentration level considered above the limit is anything .08 or higher. For persons under 21, that limit is .02. Michigan has a zero tolerance policy for those under the age of 21 who are caught driving while intoxicated. People between the ages 16 to 20 are the least experienced behind the wheel. Statistics show that inexperience combined with alcohol makes males 16 to 20- years-old 18 times more likely to be killed in a car accident than a sober driver of the same age and females 16 to 20-years-old 54 times more likely to be killed.

Zero Tolerance

- For persons under the age of 21 caught purchasing, consuming or possessing alcohol, the first offense is a $100 fine; the second offense is a $200 fine and 30-day license suspension; the third offense is a $500 fine, 60-day license suspension and 305-day restricted license.
- For persons under the age of 21 caught driving while intoxicated, the first offense is up to a $250 fine, the possibility of up to 350 hours of community service, 30-day license suspension, four points off of their driving record and a $500 driver responsibility fee for two years. If a person is caught in a second underage driving under the influence (DUI) incident within seven years, the fines double and he or she could face up to 93 days in jail.
- Students who violate the law are immediately subject to disciplinary action but also may be accountable to the local police department.


Illicit/Illegal Drugs

Health Risks
Illicit Drugs are controlled substances that possess a high potential for abuse, have no currently accepted medical use in the United States (U.S.) and demonstrate a lack of accepted safety for use under medical supervision. Controlled substances so defined fall under seven headings: marijuana (marijuana, hashish); stimulants (amphetaminees, cocaine); depressants (barbiturates, tranquilizers, hypnotics); hallucinogens (LSD, PCP); opiates or narcotics (heroin, morphine, opium, codeine); inhalants (sprays, solvents, glue); and designer drugs (synthetic drugs similar in effect to stimulants, hallucinogens and narcotics). To be used legally and safely, some of the drugs above must be prescribed by a physician. This list is not comprehensive; there may be substances omitted that are also illegal and fall under the designation of controlled substances.

All drugs, including alcohol, can have side effects. Their influences can affect the safety and well-being of users and their friends. Illicit drugs can interfere with important brain activities including coordination, memory and learning. They increase the risk of lung cancer, destroy liver cells, initiate severe weight loss and may weaken the immune system. Users may also experience abdominal pain, nausea, vomiting, rapid heartbeat and irregular breathing. Convulsions, coma and death are also possible. Combining drugs can be fatal.

Federal Law: Sanctions

Federal law prohibits the trafficking of illegal possession of controlled substances as outlined in 21 United States Code, Section 811 and 844. Depending on the amount, first offense maximum penalties for trafficking marijuana range from five years in prison and a fine of $250,000 to life imprisonment and a fine of $4 million. Again, depending on the amount, first offense maximum penalties for trafficking class I and II controlled substances (methamphetamine, heroin, cocaine, cocaine base, PCP, LSD, fentanyl analogue) range from five years to life imprisonment and maximum fines ranging from $2-$4 million. First offense penalties and sanctions for the illegal possession of a controlled substance ranges from up to one year in prison and a fine of at least $1,000 but not more than $250,000 or both.

Financial Aid: Sanctions

Pursuant to 484(r) of the Higher Education Act, a student who has been convicted of any offense under Federal or State law involving the possession or sale of a controlled substance may be determined to be ineligible to receive any Title IV grant, loan or work assistance. The period of ineligibility is determined by the type of conviction as well as whether or not the student was receiving federal student aid at the time of the offense. More information is available at https://studentaid.ed.gov/eligibility/criminal-convictions.

Review of 2014-16 Activities (Biannual Assessment)

The College has few incidents of alcohol and drug use reported or observed annually. During the 2014-16 academic years, only three cases were reported involving alcohol/drug use, possession or suspected sale.

The College has a very effective response and referral process, and an annual educational
activity. There is no need at this time to modify activities, although additional referral agencies and support resources are always sought to benefit students and employees.

The above document is sent to employees and students at mid-point of each fall and winter semester. Students can register for 15-week, 12-week, or eight-week classes. Sending the email out mid-semester ensures all students receive the email.

The College’s Behavioral Intervention Counselor oversees education and support provided to students who are found in non-compliance with laws or policies, or who are suffering from addiction. This counselor specializes in additions and behavioral modification.

To encourage additional students to seek assistance if they or a family member or friend are grappling with substance abuse or addiction, the Behavioral Intervention Counselor conducts an annual program held during Welcome Back Days. This activity is held openly in the Student & Culinary Arts Center (Building M on the main campus) during the first weeks of fall and winter classes. Students receive information about legal and health issues, risks, campus and community resources and support systems. College counselors provide individual counseling upon referral throughout the year.

Drug/Alcohol Abuse Education Programs Emergency Assistance/Campus Contacts:

On-campus call 9-911
Off-campus call 911
Campus Safety 313-845-9630
Human Resources 313-845-9820
Student Affairs 313-845-9610

Report behavior where suspicion of alcohol or drug use is present: https://publicdocs.maxient.com/incidentreport.php?HenryFordCC

Assistance, Treatment, Support and Community Resources

On Campus Counseling: HFC employs full-time and part-time licensed professional counselors who provide individual counseling, workshops and group sessions to students experiencing personal issues, including those impacted by drug and/or alcohol abuse or addiction. Three counselors have specialized education and training in addiction and alcohol and drug education. Counseling Department: 313-845-9611 or 313-845-9612.

Off Campus Substance Abuse Resources:

- Alcoholic Anonymous 24-hour helpline: 248-332-3521
- Eastwood Clinic (affiliated with St John’s Health)
- Downriver Community Alliance Central: 800-686-6543
- Family Services (Detroit, Southfield, Dearborn, Canton)
- Narcotics Anonymous 24-hour helpline: 248-543-7200
- Oakdale Recovery Center: 734-397-3088
- Psychiatric Intervention Center: 734-721-2000
- Apex Behavioral Health: 313-271-8710
- Employee EAP- HR Benefits Office: 800-847-7240
Macomb Community College

Police Mission Statement and Purpose

The College Police Department is charged with the responsibilities of providing police, fire, and security services within the confines of the Macomb Community College Campuses. Purpose:
1 The College Police will provide police services that will include prevention, control, assistance, apprehension, and prosecution.
2 The College Police will provide fire security services that will include prevention, detection, record-keeping, and extinguishing within the capabilities of the Department.
3 The College Police will provide security services for all campus buildings, lands, and property therein.
4 The College Police will participate in activities designed to improve its overall effectiveness and compatibility with the campus community at large and with other criminal justice agencies.
5 The College Police will act in every instance in accordance with the policies and regulations of the College.

Macomb Community College Police Authority and Jurisdiction

The Macomb Community College Police Department is a professional, full-service law enforcement agency with responsibility to provide police services to all areas of our campus community. Its sworn officers include a captain, lieutenants, sergeants, uniformed police officers, and public service officers. Civilian support personnel consist of public service officers who provide security, fire protection and some dispatch support. Additional personnel are administrative assistants and communications/dispatch operators.

Certified officers of the Macomb Community College Police Department have complete police authority to apprehend and arrest anyone involved in illegal acts on campus. All criminal offenses, as well as violations of College rules and regulations that are committed by College students, are reported to the Dean of Students for possible disciplinary action or sanctions.

All criminal offenses are investigated by the College Police Department assistance may be requested from outside police agencies, as needed. Officers within the police department have received additional training and have been certified as evidence technicians. Evidence collected is turned over to the Michigan State Police crime laboratory for analysis. Upon completion of a criminal investigation, warrant requests are submitted to the Macomb County Prosecutor's Office for review.

The Macomb Community College Police work closely with local, state, and federal police agencies and have direct radio communications with surrounding police departments. By mutual agreement with state and federal agencies, the Macomb Community College Police maintain LEIN (Law Enforcement Information Network) terminals at each College Police station. Through this system, police personnel can access the National Crime Information Computer and retrieve database information from the Michigan State Police and Michigan Secretary of State.
College Police officials maintain a close working relationship with all surrounding police agencies and will be advised of student criminal activity that may cause a safety concern on campus. This information will also be turned over to the Dean of Students for review and possible disciplinary action.

**Reporting of Crimes and Emergency Situations**

Community members, students, faculty, staff, and guests are encouraged to report all crimes and public safety-related incidents to the Macomb Community College Police Department in a timely manner. Crimes should be reported to the Macomb Community College Police Department to ensure inclusion in the annual crime statistics and to aid in providing timely warning notices to the community, when appropriate. All crime reports will be investigated.

Macomb Community College does not have procedures for voluntary, confidential reporting of crimes. Violations of the law will be referred to law enforcement agencies and, when appropriate, to the Dean of Students for review. When a potentially dangerous threat to the College community arises, timely reports or warnings will be issued through established methods of communication.

Members of the College Police command staff attend monthly county-wide investigator’s meetings as well as a monthly police chiefs’ meeting to exchange ideas and discuss issues which may be of concern to the Macomb Community College community.

To report a crime, emergency situation, or suspicious activity:

Contact the Macomb Community College Police at:
- **Center Campus**, I Building, 103, 586 286 2123
- **South Campus**, K Building, 340, 586 445 7135
- **911** from any College phone for emergencies

Exterior phones that are designated by blue lights are located adjacent to parking areas at all campuses. Persons calling 911 from cell phones will be connected to a local off-campus police agency that will coordinate police response. Any suspicious activity or person seen in the parking lots, or loitering around vehicles or buildings, should be reported to the Macomb Community College Police Department. According to the Clery Act, the College has designated campus security authorities throughout the institution.

The following is an example where Campus Security Authorities may be found to facilitate reporting of crimes and can be contacted at the numbers and locations listed below:

- **Counseling and Academic Advising Manager**
  - Center Campus, H
  - 586 226 4993

- **Associate Dean of Health & Human Services**
  - Center Campus, E-219
  - 586.286.2097
Crime Prevention Information

General Crime Prevention:
The Macomb Community College Police Department is continually involved in researching methods to improve all aspects of police work. These include utilization of digital video cameras, electronic door alarms, emergency telephones, public awareness crime prevention seminars, and distribution of related brochures.

Dissemination of current crime trends, incidents, and statistics are brought to the campus communities’ attention by printing them in student publications, including the Schedule of Classes. Composite drawings of suspects involved in campus crime incidents, with accompanying articles, are published in the local newspapers, posted on bulletin boards, and entered into the College electronic mail system if the seriousness of the incident warrants.

Each semester, the Macomb Community College Police Department makes available crime prevention literature and safety information in the form of pamphlets and video display. Seminars or presentations can be requested by student or staff groups and can be tailored to cover specific information related to crime prevention. This may include prevention of assault, robbery, sex crime, date rape, stalking, carjacking, vehicle theft, identity theft, active shooter, weather emergencies, and general crime prevention.

In addition to crime prevention, other services such as lost and found procedures, handicap parking information, after-hour building access, and procedures concerning emergency weather and fire are provided. Direction for help in obtaining alcohol- drug abuse assistance, spouse or child abuse, and emergency shelter information is available. Assistance will also be provided in locating towing companies for vehicle service.

The most common mistakes people make regarding personal safety and property loss are:
1. Walking alone to an unlocked vehicle, entering, and then looking for car keys, leaving oneself vulnerable to danger.
2. Leaving books and personal property in plain view inside vehicles which are many times unlocked.
3. Overindulging in alcoholic beverages and becoming vulnerable to date rape or other dangers.
4. Driving intoxicated, endangering your life and the lives of others.
5. Leaving purses, book bags, and laptop computers unattended in classrooms, restrooms, and library tables or study cubicles.
6. Leaving lockers and desks unlocked.
7. Leaving driver’s license and credit cards in library, bookstore, or at ATMs.

Crime Tips:
- Do not walk alone at night, and do not work or study in deserted areas or empty classrooms or alone in your car.
- Use the “buddy” system or call Macomb Community College Police for escorts.
- Keep purses, wallets, and other property with you at all times.
- Mark your books with your name and a hidden code number on a specific page for identification in case of loss or theft.
- Look for College Police Officers on marked police bikes or marked patrol vehicles for help or to report any suspicious situations.

Issuing Timely Warnings

In the event that a situation arises, whether on or off campus that, in the judgment of the Director of the College Police or his/her designee, constitutes an ongoing or continuing threat, a campus-wide “timely warning” will be issued. Depending on the particular circumstances of the incident, especially in all situations that could pose an immediate threat to the College community and individuals, the Director of College Police or his/her designee may also post an “emergency notification.” The timely warning or emergency notification will be posted by one or all of the following methods:

- Posting on Public Bulletin Boards
- Website (www.macomb.edu)
- Informacast Phone System
- Emergency Messenger System
- The College-Wide Email System
- Social Media
- Local News Media

Emergency Evacuation Procedure

Announcements of the need to evacuate a building are made over the College Emergency Alert Phone System.

Unless instructions are given e elevators, persons with disabilities should use the elevators to reach the floor. Able-bodied persons capable of using stairs should avoid the elevators, making the elevators more available to persons with disabilities. In the event elevators
cannot be used, persons with disabilities should go the stairway landings and wait for emergency and rescue personnel. If a student has a personal attendant, they should discuss emergency evacuation plans with their attendant in advance. Emergency personnel responding to the building will be checking the stairway landings upon their arrival for persons with disabilities.

Stay together as a group Faculty should be prepared to account for their students and notify College Police (dial 911 from a College phone) of any persons with disabilities requiring assistance. If possible, have someone stay behind with persons with disabilities until emergency personnel arrive.

Remain calm and walk—do not run.

Once outside the building, keep at least 100 feet from the building and any emergency vehicles. Move toward the outer-edge of the campus (i.e. South Campus—move outward to 12 Mile, Hayes, Bunert or Martin; Center Campus—move toward Garfield, Hall Road, condos or hospital; East Campus—move toward Dunham; MTEC—move toward 11 Mile or Van Dyke).

Stay outside the building until police or fire personnel have given an “All-Clear” announcement.

**Total Campus Evacuation**

Announcements of a total campus evacuation will be made over the College Emergency Alert Phone System.

Remain calm and walk—do not run.

Unless instructions are given not to use elevators, persons with disabilities should use the building elevators to reach the ground floor. Able-bodied persons capable of using stairs should avoid the elevators, making the elevators more available to persons with disabilities.

In the event elevators cannot be used, persons with disabilities should go to the stairway landings and wait for emergency rescue personnel. If a student has a personal attendant, they should discuss emergency evacuation plans with their attendant in advance. Emergency personnel responding to the building will be checking the stairway landings upon their arrival for persons with disabilities.

Faculty—be prepared to account for all students and notify College Police (dial 911 from a College phone) of any persons with disabilities requiring assistance. If possible, have someone stay behind with persons with disabilities until emergency personnel arrive.

Exit the building and go to your vehicle. Exercise patience when leaving parking areas. Follow evacuation route instructions given by police or fire personnel.
Michigan Sex Offender Registration Law and Information

The “Campus Sex Crimes Prevention Act” is a federal law enacted on October 28, 2000 that provides for the tracking of convicted, registered sex offenders enrolled as students at institutions of higher education, or working or volunteering on campus.

In the state of Michigan, convicted sex offenders are required to contact the police agency where they reside. The Macomb Community College Police do not provide registration or verification services to registered sex offenders.

Updated sex offender information can be found on the Michigan Public Sex Offender Registry at http://www.michigan.gov/msp/0,4643,7-123-1878_24961---,00.html

Security and Access to the Campus Facilities

The Macomb Community College Police are on duty 24 hours a day, 365 days a year. Ingress and egress of campus buildings and property are monitored by College Police through patrols, digital video cameras and electronic alarms. After-hours access requires authorization and sign-in with College Police. Macomb Community College has no residential facilities.

Security considerations such as lighting and sidewalks on campus are monitored by the College Police and the Plant Operations department. Issues affecting security are reported to the proper department, and repairs are made by College staff.

College and Community Resources

Macomb Community College Counseling and Advising Office

<table>
<thead>
<tr>
<th>Campus</th>
<th>Phone Number</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Center Campus</td>
<td>586 445 7999*</td>
<td>H-103</td>
</tr>
<tr>
<td>South Campus</td>
<td>586 445-7999*</td>
<td>J-160</td>
</tr>
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*Menu, Press 5

Macomb County Health Department

<table>
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<tr>
<th>Location</th>
<th>Phone Number</th>
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<tbody>
<tr>
<td>Mt Clemens</td>
<td>586 469 5235</td>
</tr>
<tr>
<td>St. Clair Shores</td>
<td>586 466 6800</td>
</tr>
<tr>
<td>Warren</td>
<td>586 465 8090</td>
</tr>
<tr>
<td>Macomb County Crisis Center</td>
<td>586 307 9100</td>
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(M–F: 8:30am–9pm; S–S: 8:30am–9pm)
800 273 8255 (24 HRS: 800.273.8255)

Macomb County Office of Substance Abuse 586 948 0222
Macomb County Youth Interim Care Facility—24 Hour 586 465 1212
Macomb County Prosecutor 586 469 5350
Outside Agencies

Child Protective services—24-Hour  855 444 3911
Vulnerable Adults’ Hotline
Salvation Army MATTs—24 Hour  586 755 5191
Salvation Army Warren  586.754.7400
Salvation Army Mt. Clemens  586.469.6712
Poison Control Center  1 800 222 1222
Turning Point  586 463 6900
Michigan HIV/STD  1 800 872 2437

Crime Victims’ Compensation

If you have experienced financial loss due to personal injury as a result of being a victim of crime, you may apply for Crime Victims’ Compensation.

For further information on benefits that may be available to you contact:

Crime Victim Services Commission
320 South Walnut Lansing, MI 48913
517 373 7373

or contact the Crime Victims’ Rights Unit at 586.469.5675.

Domestic Violence

If you have been a victim of domestic violence and would like information about emergency shelter, counseling and support services, you may contact:

Turning Point, Inc.—Domestic Violence Shelter
586.463.6990 (24-hour crisis line)

Sexual Assault

If you have been a victim of sexual assault and would like information about medical assistance, counseling and support services, you may contact:

Turning Point’s Sexual Assault Program
586 463 6990

Sexual Assault Nurse Examiner
586 463 6990

Personal Protection Orders
Your legal rights include the right to go to court and file a petition requesting a Personal Protection Order to protect you and other members of your household from domestic abuse. The Order would restrain or enjoin an individual from one or more of the following:

1. Entering onto the premises.
2. Assaulting, attacking, beating, molesting or wounding you.
3. Threatening to kill or physically injure you.
4. Removing minor children from you, except as otherwise authorized by a custody or visitation order issued by a court of competent jurisdiction.
5. Purchasing or possessing a firearm.
6. Interfering with your efforts to remove your children or personal property from premises that are solely owned or leased by the individual to be restrained.
7. Interfering with you at your place of employment or engaging in conduct that impairs your employment relationship or environment.
8. Engaging in any other specific act or conduct that imposes upon or interferes with your personal liberty or that causes a reasonable apprehension of violence.

You do not need an attorney to obtain a Personal Protection Order. Forms are available at the Macomb County Clerk’s Office. If you would like assistance, you may contact:

P.P.O. Office
586 469 7494
Macomb County Court Building 40 N. Main, 1st Floor
Mt Clemens, MI 48043

College Police Service—24 Hours a Day
- Campus Patrol
- Emergency Assistance, Weather, Fire, Hazardous Materials
- Crime Reporting and Investigation
- Accident Reporting
- Emergency First Aid, CPR and Automated External Defibrillator
- Safety and Crime Prevention Presentations
- Distribution of Crime Prevention Materials
- Escort to Vehicle
- Lost and Found
- Assistance with Vehicle Lock Outs

Macomb Community College Police Department

Center Campus 586 286 2123 I-103
South Campus 586 445 7135 K-340

College Policy on Weapons

No person, other than law enforcement personnel or a person authorized by the Director of the Macomb Community College Police Department, or his or her designee, shall possess a weapon on property owned, leased, or otherwise in the possession of Macomb Community College.
As used in this policy, the term “weapon” shall mean:
(1) firearms, including tasers and stun-guns;
(2) explosives or explosive devices including, but not limited to, fireworks, firecrackers, or
firearm ammunition;
(3) knife, stabbing instrument, brass knuckles, blackjack, club; (4) other object specifically
designed or customarily possessed for use as a weapon; (5) an object or substance,
not normally considered a weapon, that is used in a threatening or harmful manner
likely to cause bodily injury or death.

Substance Abuse Policy

Campus Rules and Regulations
Possession or use of alcohol or drugs on Macomb Community College’s campuses or at
any College function is prohibited. The following excerpts from the Macomb Community
College Handbook on Rights and Responsibilities explain the College’s regulations
regarding alcohol and drugs:

Article I—Alcoholic Beverages
Section a: No person shall be under the influence of, or in possession of, alcoholic
beverages while on College grounds, except as noted in section c.

Section b: Possession shall consist of having an open or unopened container of alcoholic
beverage on the person, or in the vehicle of occupancy, immediately before challenge by
an enforcing official.

Section c: Exception to the consumption of alcoholic beverages on campus is permitted
only by special authorization granted through the Office of the Vice President for
Community and Professional Education.

Article V—Drugs
No person shall use, possess, distribute or sell drugs except as expressly permitted by law.

Violations of any rule or regulation regarding drugs or alcohol may be reported to the
College Department of Public Safety seven days a week, 24 hours a day. Call South
Campus Public Safety at 586.445.7135 or Center Campus Public Safety at 586.286.2123.

Drugs and Alcohol: Know the Risks
It’s said, you are what you eat. Well, you are what you inhale, inject, and drink, too.
Drug and alcohol abuse are hazards to your physical and emotional health. Specific effects
derive from person to person depending on the drug used, the amount and the conditions
under which the drug is used, but every time you inhale, inject, or raise a glass you put your
body and mind at risk.

• Chronic use of drugs and alcohol can lead to physical and psychological
dependency.
• Use of cocaine or crack can result in irregular heartbeat, radical and violent changes
  in behavior, and death
• If drugs are injected, the user risks AIDS, hepatitis, and other infections.
• Long-term abuse can lead to organic damage, such as cirrhosis of the liver seen in alcohol abuse, or lung and mouth cancer as a result of marijuana use.
• Hallucinogenic drugs, such as LSD, cause delusions, mental distortions, and can result in violent reactions and death.

Additionally, since illicit drugs vary in form, purity, and strength, the drug user constantly risks an overdose, which can cause psychosis, convulsions, coma or death. But abusers don’t just endanger their own lives. They jeopardize the health and lives of everyone around them when their drug and alcohol use results in accidents in the workplace and on the road.

**Disciplinary Sanctions**
Disciplinary action will be taken by the College for violations of these rules. Depending upon the nature of the violation, it may take the form of arrest and referral for prosecution, dismissal from the College, probation, temporary or permanent suspension from a class or program, denial of honors, certificate, or degree, restitution, or restrictions on activities or privileges.

**Legal Sanctions**
In addition to these College regulations, all applicable township, city, county, state, and federal laws, statutes, and regulations regarding drug and alcohol use shall apply on all College property and at all College-sponsored events. According to the laws of the State of Michigan, distribution, sale, or use of an illicit drug is punishable by fines, probation, and/or imprisonment.

It is also unlawful for any person under 21 years of age to purchase, consume or possess alcoholic liquor. Violators of this law are subject to fines and/or participation in substance abuse prevention programs.

Any person operating a vehicle while impaired or intoxicated is subject to restriction or denial of driver’s license, and/or fines, and/or imprisonment.

**Where to Get Help**
Macomb Community College recognizes that alcoholism and drug abuse can directly affect student success inside and outside the classroom. If you, or someone you know, needs help or information regarding alcohol and drug abuse, here are some resources available to you on campus and throughout the county. Most information is free and many treatment and counseling centers operate on an ability-to-pay basis.

**College Resources**
Counseling Office Center Campus H-103 586 286 2228
South Campus H-316 586 445 7211
Referral for drug and alcohol problems.

Special Populations
(Single Parent Homemaker/Displaced Homemaker Program)
South Campus H-311–6 586 445 7003
General information and referral for drug and alcohol problems.
Selected County Substance Abuse Services
MCOSA
22550 Hall Rd., Clinton Twp. 586 469 5278

Macomb County clearinghouse for information, assessment and referrals for individuals and/or families with drug and alcohol problems.

Eastwood Clinic
35455 Garfield, Clinton Twp. 586 792 5335

Eastwood Clinic
20811 Kelly #103, Eastpointe 586 445 2210

Mental health and all substance abuse. Group and individual therapy. Wide range of insurances accepted. Covered by (MCOSA).

Evergreen Counseling Center
33200 Dequindre #200, Sterling Heights 586 268 6550

Alcohol and drug abuse and mental health
Alcoholics Anonymous Metropolitan Office
380 Hilton, Ferndale 248 541 6565

Peer recovery program for alcoholics. www.aa.org

Henry Ford Behavioral Health
42633 Garfield, Ste. 314, Clinton Twp. 1 800 436 7936

Outpatient alcohol and drug abuse treatment. Individual, family and group counseling.
Clinton Counseling Center
Two Crocker Boulevard, Mt. Clemens 586 468 2266

Outpatient alcohol and drug abuse treatment. Individual, family and group counseling.
Macomb Family Services
36975 Utica Rd., Ste. 104, Clinton Twp. 586 226 3440
124 W Gates, Romeo 586 752 9696

43200 Dequindre, Ste. 105, Sterling Hts. 586 254 5660
35000 Division, Richmond 586 727 5529

Providing services for mental health, substance abuse, gambling, domestic violence, senior services, and parent education.

Millennium Treatment Services
1400 E. 12 Mile, Madison Hts. 248 547 2223

Drug free and Methadone Program (funded). Death therapists. Works with dual diagnosis clients and communicable diseases. HIV testing site.
Narcotics Anonymous
726 Livernois Rd., Ferndale 248 544 2010

Peer recovery program for drug addicts.

A complete directory to Macomb County substance abuse services is available by calling the Macomb County Office of Substance Abuse, 586.469.5278.

Publication and distribution of this information is in compliance with the requirements of the Drug Free Workplace Act of 1988 and the Drug Free Schools and Communities Act Amendments of 1989.

Title IX—Sexual Harassment, Sexual Misconduct and Prevention Policies and Procedures for Responding to Reports of Sexual Harassment and Sexual Misconduct

1.0 Introduction.
Title IX of the Education Amendments of 1972 (“Title IX”) is a federal civil rights law that prohibits discrimination on the basis of sex in federally funded education programs and activities. All public and private colleges and universities receiving any federal financial assistance must comply with Title IX. Under Title IX, federally funded colleges and universities must ensure that students of all ages are not denied or limited in their ability to participate in or benefit from the school’s educational programs or activities on the basis of sex. Sexual misconduct as defined in Section 6.0 of this Policy is a form sex discrimination prohibited by Title IX and this Policy.

Macomb Community College (“College”) is firmly committed to maintaining a campus environment free from sexual discrimination. As used in this Policy, the phase “sexual discrimination” includes, but is not limited to, sexual misconduct which is defined as sexual assault (including rape and acquaintance rape), domestic/dating violence, stalking and sexual harassment. Sexual discrimination of any kind will not be tolerated by the College and is expressly prohibited The College has jurisdiction to investigate and take certain actions with respect to reports of sexual discrimination and retaliation covered by this Policy. Persons covered by this Policy who engage in sexual discrimination and/or retaliation may be subject to discipline. In addition, the College may take steps to prevent the recurrence of any sexual discrimination and remedy the discriminatory effects on the Complainant and others, if appropriate.

This Policy also expresses the College’s commitment to provide information and educational programs designed to raise awareness of sexual discrimination and prevent the college community from falling victim to sexual discrimination.

2.0 Policy Coverage. This policy covers sexual discrimination and retaliation in connection with reports of possible sexual discrimination made under this Policy. Sexual discrimination encompasses disparate treatment on the basis of sex or gender and a range of behaviors
that can create a hostile educational environment, including sexual assault and sexual harassment

This policy applies to sexual discrimination or retaliation committed by a College student, employee*, or a third party if that sexual discrimination or retaliation occurs:

A. On campus, or
B. Off campus, if:
   1. In connection with a College or College-recognized program or activity; or
   2. In a manner that may pose an obvious and serious threat of harm to, or that may have the effect of creating a hostile educational environment for, any member(s) of the College community

This policy and related processes may also, at the College’s discretion, apply to a Respondent’s reported violations of other College policies if, in the College’s judgment, those other allegations are directly related to the reported sexual discrimination.

*Sexual misconduct reportedly committed by a College employee, including by student-employees in the context of their employment, will continue to be investigated by the Human Resources Department in accordance with the procedure outlined in the College’s Unlawful Harassment Policy.

3.0 Reporting Sexual Discrimination or Retaliation. The reporting of sexual discrimination or retaliation is voluntary. A person who believes they have experienced sexual discrimination or retaliation has the right to refuse to report it. Nevertheless, the College strongly encourages the prompt reporting of sexual discrimination and retaliation.

3.1 Who May Report Sexual Discrimination or Retaliation. A report of sexual discrimination or retaliation may be made by:

- A person who believes they experienced sexual discrimination (a “Complainant”); or
- A person who has information that sexual discrimination may have been committed by a College student or employee, or by a third party (a “Reporter”).

3.2 Persons Receiving Reports of Sexual Discrimination or Retaliation. Reports of sexual discrimination or retaliation should be made to:

- Title IX Coordinator, Dr. Casandra Ulbrich, Vice President College Advancement and Community Relations, 14500 E. Twelve Mile Road, Warren, Michigan 48088, 586.445.7244, 586.445.7998 (fax), ulbrichc@macomb.edu Reports may also be submitted to the Title IX Coordinator from the College website using an electronic report form.
- College Police Department
  South Campus
  14500 E. 12 Mile Rd. – K340
  Warren, MI 48088
  Phone: 586 445 7135 Fax: 586 445 7128
  Police South@macomb.edu
  Center Campus
  44575 Garfield Rd. - I103 Clinton Township, MI 48038
  Phone: 586 286 2123 Fax: 586 286 2298
  Police Center@macomb.edu
“Responsible Employees” of the College, if the assault occurred on campus. For the purposes of this Policy, “Responsible Employees” means the President, Vice Presidents, Provost, Deans, Associate Deans, Administrators and teachers, and persons designated “Campus Security Authorities” by the College as required by the Jeanne Clery Act.

Reports made to the College Police Department or to a Responsible Employee shall be forwarded to the Title IX Coordinator for review and investigation, if appropriate. In addition, upon being notified of an alleged sexual assault or other form of sexual misconduct that may constitute a crime, the Title IX Coordinator will notify the College Police Department to ensure appropriate distribution of College-wide warnings, if needed, and maintenance of accurate crime statistics, and to assist in the investigation as may be required under the circumstances.

Sexual misconduct that occurs off campus should be reported to the law enforcement agency for the city, township or county in which the misconduct took place.

3.3 Importance of Timely Reporting. To promote timely and effective investigation and review, the College strongly encourages Reporters and Complainants to make reports of possible sexual discrimination as soon as possible following the occurrence of the behavior giving rise to the concern Although the Title IX Coordinator may pursue a report made later, the lapse of time may make it more difficult or impossible to gather relevant and reliable information.

3.4 Preservation of Evidence. If an incident of sexual assault, domestic assault, dating violence, or stalking occurs, it is important to preserve evidence so that successful criminal prosecution remains an option. The victim of a sexual assault should not wash, shower or bathe, douche, brush teeth, comb hair, or change clothes prior to a medical exam or treatment. If a victim has removed the clothing he or she was wearing during the assault prior to seeking medical treatment, that clothing should be placed in a brown paper, not plastic, bag and brought to the hospital when treatment is sought. If the victim is still wearing the clothes that he or she was wearing during an assault, he or she should bring a change of clothes with him or her to the hospital so that the clothes containing possible evidence can be preserved and examined for evidence of the crime. Evidence of violence, such as bruising or other visible injuries, following an incident of sexual assault, or domestic or dating violence, should be documented by taking a photograph. Evidence of stalking, including any communications such as written notes, email, voice mail, or other electronic communications sent by the stalker, should be saved and not altered in any way.

4.0 College Response Procedure.

4.1 Services. Victims of sexual misconduct or retaliation will be offered appropriate confidential support and other resources. The Dean of Student Success office will coordinate the provision of any services provided by various College offices.

4.2 Interim Interventions. The College will take appropriate steps to prevent and/or address any retaliatory conduct against the Complainant/victim that may be connected to a report. In addition, the College may take other action to protect the Complainant/ victim and
College community as may be reasonable and appropriate under the circumstances. Such interim interventions may include separation of the Complainant/ victim and Respondent in the academic setting or other interventions outlined in Section 4.8, “Sanctions.” Interim interventions may be kept in place until the end of any review or appeal process.

4.3 Decision to Proceed with Investigation. The Title IX Coordinator is not required to assign an Investigator or otherwise investigate any report alleging facts that, if true, would not constitute a violation of this Policy. In all cases, the final decision on whether, how, and to what extent the College will conduct an investigation, and whether other measures will be taken in connection with any allegation of sexual discrimination or retaliation, rests solely with the Title IX Coordinator.

4.4 Requests for Confidentiality. If the Complainant requests that his or her name not be disclosed to the alleged perpetrator, or asks that the report of sexual misconduct not be pursued, the Title IX Coordinator shall inform the student that honoring the request may limit the College’s ability to respond fully to the incident, including pursuing disciplinary action against the alleged perpetrator. If the Complainant insists that his or her name not be disclosed to the alleged perpetrator or that the College not investigate or seek action against the alleged perpetrator, the Title IX Coordinator shall determine whether the College can honor the Complainant’s request while still providing a safe and nondiscriminatory environment for all students, including the Complainant. In considering a Complainant’s request for confidentiality that could preclude a meaningful investigation or potential discipline of the alleged perpetrator, the Title IX Coordinator should consider all relevant factors. If consideration of such factors results in a determination that the report must be investigated in order to provide a safe and nondiscriminatory environment for all students, the College may conduct an investigation and pursue disciplinary action, if appropriate, in a manner that discloses the student’s identity to the alleged perpetrator.

4.5 Investigation. If the Title IX Coordinator decides upon review to investigate a report of sexual discrimination or retaliation, she will generally forward a report to a Deputy Title IX Coordinator for assignment to an Investigator(s). Upon assignment of a complaint to an Investigator, the Title IX Coordinator, the Deputy Title IX Coordinator and the Investigator shall confer with respect to the investigation. The Investigator shall regularly report the progress of the investigation and review the information collected with the Title IX Coordinator and the Deputy Title IX Coordinator.

For complaints against students, the Deputy Title IX Coordinator is Dr. Susan Boyd, Dean of Student Success, 14500 E. Twelve Mile Road, Warren, Michigan 48088, CH 114, 586.445.7408, 586.445.7160, (fax), boyds@macomb.edu

For complaints against employees or others, the Deputy Title IX Coordinator is Ms. Denise Williams, Vice President of Human Resources, 14500 E. Twelve Mile Road, Warren, Michigan 48088, CS 312, 586 445 7897, 586 445 7874 (fax), williamsdl@macomb.edu

The Investigator(s) will conduct an adequate, reliable, impartial and prompt investigation of those reports assigned by the Title IX Coordinator. In most cases, the Investigator(s) will
meet separately with the Complainant (if participating), Respondent, Reporter (if applicable), and interview any witnesses identified by Complainant, Respondent or the College. A digital audio recording may be made of any interview if appropriate under the circumstances. The Investigator(s) will also review other relevant information gathered during the investigation, including any police investigatory documents and student or personnel records that may be available. Occasionally, a different or less formal response to the report may be warranted depending upon the nature of the report and the circumstances involved.

At any time during the course of an investigation, the Complainant, Respondent, or any witnesses may provide a written statement, other supporting materials, or identify other potential witnesses, regarding the matter under review. The Complainant and Respondent may have an advisor with them at any meeting related to the investigation of the reported discrimination.

Investigations shall be conducted by College employees that receive annual training on issues related to dating violence, domestic violence, sexual assault, and stalking and on how to conduct an investigation in a manner that protects the safety of victims, promotes accountability, and assures adequate due process for victims and Respondents.

4.6 Standard of Proof. The Investigator’s findings will be made using the preponderance of the evidence standard. This standard requires that the information supporting a finding of responsibility be more convincing than the information in opposition to it. Under this standard, individuals are presumed not to have engaged in sexual discrimination or retaliation unless a preponderance of the evidence supports a finding that sexual discrimination or retaliation occurred.

4.7 Investigation Findings and Outcome Notification. In most cases, the Investigator will report his/her findings in writing to the Deputy Title IX Coordinator at the conclusion of an investigation. The Investigator’s written findings will generally include:

1. A summary of the investigation;
2. The Investigator’s findings; and
3. A summary of the Investigator’s rationale in support of the findings.

The Deputy Title IX Coordinator shall review the Investigator’s findings and forward them to the Title IX Coordinator.

Upon receipt of the Investigator(s) written findings, the Title IX Coordinator shall, in writing, simultaneously notify Complainant and Respondent of: the Investigator(s)’ findings; the sanctions imposed on Respondent, if any; the steps, if any, the College will take to remedy the effects and prevent recurrence of the discrimination, and notice of appeal rights.

If a Complainant has expressed a desire, in writing, not to be notified of the outcome, the College will honor that decision. In such cases, the College will not send the notification itself to the Complainant, but may proceed with any necessary follow-up, including as described below, and may need to provide notification of that follow-up if appropriate.
4.8 Sanctions. If the Respondent is found responsible for sexual discrimination or retaliation, the College may initiate a process designed to eliminate the discrimination, prevent its recurrence, and remedy its effects, while supporting the College’s educational mission and Title IX obligations. Sanctions or interventions may also serve to promote safety or deter students from similar future behavior. Some behavior is so harmful to the Respondent and/or the College community, or so deleterious to the educational process, that it may require more serious sanctions or interventions including, but not limited to, removal from specific courses or activities, suspension from the College, or expulsion. Sanctions other than interim measures previously imposed shall be effective after the expiration of the appeal period set forth in Section 4.9 or the decision of the College Disciplinary Panel, whichever is later.

4.9 Appeal. Complainant or Respondent may appeal the decision of the Title IX Coordinator to the College Disciplinary Panel. Written Notice of an Appeal shall be filed with the Title IX Coordinator within ten (10) days of the date of the Title IX Coordinator’s decision. The Notice of Appeal shall state with specificity why the Title IX Coordinator’s decision should not stand.

Complainant or Respondent may seek review only on the following grounds:

- A material deviation from the procedures affected the outcome of the case;
- There is new and relevant information that was unavailable, with reasonable diligence and effort, at the time of the investigation that could reasonably affect the investigation findings;
- The sanctions, interventions and/or remedies are inappropriate or disproportionate to the determined violation(s); or
- A review of all available and relevant information indicates that the evidence clearly does not support the finding(s) and provides firm and definite support for modifying the original finding(s).

Upon receipt of a timely filed Notice of Appeal, the Title IX Coordinator shall inform the College Disciplinary Panel of the appeal and notify the Complainant (if participating) and Respondent of the date by which the appeal will be decided. The date by which the appeal will be decided may be adjourned for good cause.

The College Disciplinary Panel shall be composed of a Vice President designated by the President or the Vice President’s designee, an academic dean or the Dean’s designee, and a faculty member appointed by the Macomb Community College Faculty Senate.

The Disciplinary Panel’s decision should be made within ten (10) days of the date Notice of Appeal is filed with the Title IX Coordinator. These timelines are intended as guidelines and may be extended by the Disciplinary Panel if the circumstances of the case justify an extension.

The College Disciplinary Panel will review the matter based on the issues identified in the request for appeal. The College Disciplinary Panel may affirm, modify or reverse the decision of the Title IX Coordinator, or remand the appeal to the Title IX Coordinator for additional investigation. The College Disciplinary Panel will issue its final and unreviewable
decision and make it available to the Complainant (if participating), Respondent (if participating), Title IX Coordinator and Deputy Title IX Coordinator in writing, simultaneously.

4.10 Timelines. The College will strive to complete its investigation and the sanction/remedy process, if applicable, and simultaneously share the results of that review with Complainant and Respondent within sixty (60) calendar days after the Title IX Coordinator receives a report of sexual discrimination. There are, however, factors beyond the control of the College that may affect the time needed to conduct a fair, reliable, impartial and prompt investigation of a report of sexual discrimination or retaliation including, but not limited to:

- Availability and cooperation of Complainant (if participating), Respondent (if participating) and/or witnesses
- Illness, injury or extended absence of College employees conducting or participating in the investigation of the report or appeal
- Weather or other Acts of God that result in the College being closed

The Title IX Coordinator may extend the time for completing the investigation for good cause. Any such extension shall not exceed thirty (30) calendar days.

If Complainant or Respondent appeals the Title IX Coordinator’s decision to the College Disciplinary Panel, the timelines are extended to accommodate the time necessary for appeal provided in Section 4.9.

5.0 Student Expectations and Rights. Certain student protections and expectations pertain to the process for resolving student sexual discrimination and retaliation allegations. Complainants and Respondents participating in this process may expect the following:

5.1 Respect for Privacy. Information regarding sexual discrimination and retaliation reports, and any investigation or review of those reports, including any sanction determinations, may be shared with College employees with a legitimate educational interest or with external individuals or entities on a need-to-know basis and only as permitted under College policy and applicable law.

5.2 Notice of Rights. Any student or employee who reports an incident of sexual discrimination, whether the incident occurred on or off campus, shall receive a written explanation of their rights and options as provided for under this policy.

5.3 Participation in Process. Complainants, Respondents, Reporters or witnesses may choose to participate or decline to participate in the investigation. However, even if a Complainant or Respondent declines to participate the College may continue to investigate the matter and issue findings based on available information.

5.4 Protection from Retaliation and Assurance of Fair Treatment. The College will take appropriate steps to ensure that a person who in good faith reports, complains about, or participates in a sexual discrimination investigation will not be subjected to retaliation by the Respondent or by others with knowledge of the underlying report. Anyone who believes they are experiencing retaliation is strongly encouraged to report that concern using the same procedure for reporting possible sexual discrimination under this policy. A retaliation
concern will be reviewed as a separate offense under this policy; that is, a person can be found responsible for retaliation even if not found to be responsible for the underlying reported sexual discrimination.

The College also will take appropriate steps to ensure that a Respondent accused of sexual discrimination or retaliation is treated fairly throughout the College’s review.

5.5 Coordination with Legal Proceedings. Students may simultaneously engage criminal prosecution procedures and/or civil litigation in connection with the same behavior that forms the basis of a sexual misconduct report under this policy. In such cases, the College is committed to appropriate coordination with the College Police Department and local law enforcement and may, if requested and appropriate, share information with those agencies. The College will fulfill its obligation to take immediate and appropriate action to investigate possible sexual misconduct even if there are other external processes or procedures pending in connection with that same sexual misconduct report. Similarly, if the College finds sexual misconduct has occurred, the College will take effective steps to end it, prevent its recurrence, and address its effects, and sanction the Respondent regardless of what external proceedings may also be pending.

Standards for criminal investigations are different than the standards for a violation of this Policy, and therefore the College will not base its decisions under this policy solely on law enforcement reports and/or actions. Accordingly, the College will not normally wait for the conclusion of a criminal investigation or other proceedings before implementing its review of reported sexual misconduct under this policy.

5.6 Protection Orders. The College is committed to ensuring that orders of protection issued by courts are fully enforced on College property. Therefore, if a student or employee obtains a Personal Protection Order or Restraining Order, he or she should promptly inform the College Police Department and provide the College Police Department with a copy of that order, so that the College can enforce it. The College is also committed to protecting victims from any further harm, and if the College Police Department determines that an individual’s presence on campus poses a danger to one or more members of the College community, it can issue an institutional No Trespass letter barring that individual from College property.

6.0 Definitions. For purposes of this policy, the following terms have the definitions provided below.

Complainant: An individual who reportedly experienced sexual discrimination, regardless of whether that individual participates in the disclosure or review of that report by the College at any point.

Investigator: An appropriately trained individual, who may be a College employee, who reviews and investigates reports of sexual discrimination under this policy.

Reporter: An individual who reports to the College a concern regarding possible sexual discrimination. A Reporter need not be a Complainant.
Respondent: A College student or participant in a College Program who is reported to have engaged in sexual discrimination. This term also includes individuals whose identities are unknown if (a) there is reason to believe that individual may be a College student or participant in a College Program or (b) the Complainant or Reporter is a student.

Sexual Misconduct: Sexual assault (including rape and acquaintance rape), domestic/dating violence, stalking and sexual harassment, if that conduct is sufficiently serious to limit or deny a student’s ability to participate in or benefit from the College’s educational program, i.e. creates a hostile environment. Sexual misconduct may occur between people of the same sex or between people of different sexes. Sexual misconduct can include both intentional conduct and conduct that results in negative effects, even if those negative effects were unintended. Sexual misconduct can also include retaliation in connection with a Complainant’s or Reporter’s allegations under this policy. Sexual misconduct includes the following:

Sexual Assault: Criminal Sexual Conduct as defined in the Michigan Penal Code. Criminal Sexual Conduct includes sexual penetration or sexual contact by the actor with another person by force or coercion or under circumstances where the actor knows or has reason to know that the victim is mentally incapable, mentally incapacitated, or physically helpless.

Sexual penetration: Sexual intercourse, cunnilingus, fellatio, anal intercourse, or any other intrusion, however slight, of any part of a person’s body or of any object into the genital or anal openings of another person’s body, but emission of semen is not required.

Sexual contact: The intentional touching of the victim’s or actor’s intimate parts or the intentional touching of the clothing covering the immediate area of the victim’s or actor’s intimate parts, if that intentional touching can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or in a sexual manner for revenge, to inflict humiliation, or out of anger.

Mentally disabled: A person that has a mental illness, is intellectually disabled, or has a developmental disability.

Mentally incapable: A person that suffers from a mental disease or defect that renders that person temporarily or permanently incapable of appraising the nature of his or her conduct

Mentally incapacitated: A person rendered temporarily incapable of appraising or controlling his or her conduct due to the influence of a narcotic, anesthetic, or other substance administered to that person without his or her consent, or due to any other act committed upon that person without his or her consent.

Physically helpless: A person that is unconscious, asleep, or for any other reason is physically unable to communicate unwillingness to an act.

Force or coercion: Includes but is not limited to:
  • When the actor overcomes the victim through the actual application of physical force or physical violence
▪ When the actor coerces the victim to submit by threatening to use force or violence on the victim, and the victim believes that the actor has the present ability to execute these threats
▪ When the actor coerces the victim to submit by threatening to retaliate in the future against the victim, or any other person, and the victim believes that the actor has the ability to execute this threat. As used in this subdivision, “to retaliate” includes threats of physical punishment, kidnapping, or extortion.
▪ When the actor engages in the medical treatment or examination of the victim in a manner or for purposes that are medically recognized as unethical or unacceptable
▪ When the actor, through concealment or by the element of surprise, is able to overcome the victim.

Consent: A willing, non-coerced act of sexual contact or sexual penetration between persons of sufficient age who are not mentally incapable, mentally incapacitated, nor physically helpless

Acquaintance Rape: Sexual assault on a person by an actor known to the person assaulted

Domestic/Dating Violence: An assault or assault and battery upon a spouse or former spouse, an individual with whom a person has or has had a dating relationship, an individual with whom a person has had a child in common, or a resident or former resident of a person’s household.

Assault: An attempted battery or an unlawful act which places another in reasonable apprehension of receiving an immediate battery.
Battery: An intentional, unconsented and harmful or offensive touching of the person of another

Dating relationship: Frequent, intimate associations primarily characterized by the expectation of affectional involvement. This term does not include a casual relationship or an ordinary fraternization between two (2) individuals in a business or social context

Stalking: A willful course of conduct involving repeated or continuing harassment of another individual that would cause a reasonable person to feel terrorized, frightened, intimidated, threatened, harassed, or molested and that actually causes the victim to feel terrorized, frightened, intimidated, threatened, harassed, or molested.

Victim: An individual who is the target of a willful course of conduct involving repeated or continuing harassment.

Course of conduct: A pattern of conduct composed of a series of 2 or more separate noncontinuous acts evidencing a continuity of purpose

Harassment: Conduct directed toward a victim that includes, but is not limited to, repeated or continuing unconsented contact that would cause a reasonable individual to suffer emotional distress and that actually causes the victim to suffer emotional distress.
Harassment does not include constitutionally protected activity or conduct that serves a legitimate purpose.

Emotional distress: Significant mental suffering or distress that may, but does not necessarily, require medical or other professional treatment or counseling

Un-consented contact: Any contact with another individual that is initiated or continued without that individual’s consent or in disregard of that individual’s expressed desire that the contact be avoided or discontinued.

Unconsented contact includes, but is not limited to, any of the following:
- Following or appearing within the sight of that individual.
- Approaching or confronting that individual in a public place or on private property.
- Appearing at that individual’s workplace or residence.
- Entering onto or remaining on property owned, leased, or occupied by that individual.
- Contacting that individual by telephone.
- Sending mail or electronic communications to that individual.
- Placing an object on, or delivering an object to, property owned, leased, or occupied by that individual.

**Sexual Harassment: Unlawful Harassment as defined in the College’s Unlawful Harassment Policy**

Advisor: An individual chosen by a Complainant or Respondent to provide advice at in-person meetings with College employees reviewing a report of possible sexual discrimination under this policy. The person chosen as Advisor shall not be the Complainant, Respondent, a witness, or Reporter with respect to the report under review, and shall not speak on behalf of the person they are advising.

**Title IX:** Title IX of the Education Amendments of 1972 (Title IX) (20 U.S.C. § 1681 et seq.; 34 C.F.R. Part 106) (as amended) is a federal law that prohibits sex-based discrimination, including but not limited to sexual harassment, sexual assault, and retaliation in education programs that receive federal financial assistance.

Title IX Coordinator: The College official charged with ensuring the College’s overall compliance with Title IX and related College policy.

College Program: A College-sponsored activity that primarily includes elementary, secondary, or postsecondary student participants.

7.0 Awareness and Prevention Programs. The College provides primary prevention and awareness programs for students registering for classes for the first time and for all new employees in order to promote the prevention and awareness of rape, acquaintance rape, domestic violence, dating violence, sexual assault, and stalking. The College also offers ongoing prevention and awareness campaigns for students and College employees.

8.0 Resources:
Macomb County Turning Point, Inc.
586 463 4430
586.463.1771 (fax)

Macomb County Crisis Center
586 307 9100

Oakland County HAVEN
248 334 1274
877.922.1274 (toll free)

Common Ground Sanctuary
24-hour crisis hotline 248 456 0909
800 231 1127

YWCA Interim House
313 861 5300

National Domestic Violence Helpline
800.799.SAFE (800.799.7233) (toll free)
800.787.3224 TTY (toll free)

National Sexual Assault Hotline
800.656.HOPE (4673)

Child Abuse/Neglect (24-hours MI)
Macomb: 855.444.3911 (toll free)
Oakland: 855.444.3911 (toll free)
Wayne: 855 444 3911

Vulnerable Adult Abuse/Neglect
Macomb: 877.412.6109 (toll free)
Oakland: 866.975.5010 (toll free)
Wayne: 800 716 2234

A person who believes a violation has occurred may also file a complaint with the Michigan Department of Civil Rights, 110 West Michigan Avenue, Suite 800, Lansing, Michigan 48913, or with the Office of Civil Rights, U.S. Department of Education, 600 Superior Avenue East, Cleveland, Ohio 44114.

Approved by President’s Council August 20, 2014
Revised October 14, 2015

Safety Tips
- Preventing Acquaintance Rape
- It is never okay to force or coerce any individual to engage in sexual activity.
- Be aware that “force” can be emotional coercion, verbal pressure and intimidation as well as physical force.
- Trust your instincts, stand up for yourself, and be willing to “make a scene.”
- Support your friends. Intervene if you see them making decisions that are harmful to others or to self.
- Consent requires sober, verbal permission for each and every sexual activity.
- Consent cannot be legally given if one or both parties are intoxicated by alcohol or other drugs.

Stalking is a crime. Stalking is defined as any unwanted contact between a stalker and their victim which directly or indirectly communicates a threat or places the victim in fear. Stalking behaviors may include following a person, repeated and unwanted phone calls or email contact, and leaving gifts for their victims. Stalking is not flattery; it is a stalker’s attempt to control and exert power over their victims.

**Haiti Tec – Port au Prince, Haiti**

Students attending Haiti Tec are encouraged to accurately and promptly report all crimes to the appropriate police agencies, when the victim of such crime elects or is unable to make such a report.

To report a crime, emergency situation, or suspicious activity at Haiti Tec, please contact the **Haitian National Police [Police Nationale d'Haiti (PNH)]**.

- Dial (509) 3831-1111 or
- Dial (509) 3838-1111

**In case of an emergency (police, fire, medical):**

- **Dial 122**

The Haitian National Police may be contacted using the following information for their respective locations:

- 4, rue Legitime, Champs de Mars, Port-au-Prince
  - 509 3831-1111
  - 509 3842-1111

- Place Saint-Pierre, Petion-Ville
  - 509 3838-1111
  - 509 3830-1111

- Rue Oscar, Pacot, Port-au-Prince
  - 509 3834-1111

- Croix-des-Bouquet, Port-au-Prince
  - 509 3826-1111

- Carrefour
  - 509 3842-1111
The Department of Public Safety at Madonna University’s main campus may also be contacted via the following:

- Dial (734) 432-5442

Students are also encouraged to contact the following staff members to report crimes or other issues of safety and security:

Nidhal Bouazizi  
Site Coordinator  
Madonna University  
(734) 432-5892  
nidhalbouazizi@madonna.edu

Yvon Baptiste  
Haiti Tec Staff Contact  
vondy1998@yahoo.fr

Members of the community should immediately report crimes or emergencies to Public Safety. The University’s response to emergency calls is as follows: upon receipt of a call,
an officer will investigate the complaint, involve additional resources if necessary to appropriately resolve the matter, and produce a formal report. A timely warning or emergency notification may also be issued as described on page 57 of this Annual Security Report.

Reports submitted to Public Safety will be included in the annual statistical disclosure and assessed for issuing a Timely Warning Notice when deemed necessary.

Haiti Tec does not own or control property considered to be residential facilities for students.

Tianjin Agricultural University (P. R. China)

Students attending Haiti Tec are encouraged to accurately and promptly report all crimes to the appropriate police agencies, when the victim of such crime elects or is unable to make such a report.

To report a crime, emergency situation, or suspicious activity at Haiti Tec, please contact police by using the following:

Police – dial 110
Fire – dial 119
Municipal First Aid Center – dial 120

Students are also encouraged to contact the following staff members to report crimes or other issues of safety and security:

Nidhal Bouazizi  
Site Coordinator  
Madonna University  
(734) 432-5892  
nidhalbouazizi@madonna.edu

Xing Kezhi  
Tianjin Agricultural University  
22 Jinjing Road  
Xiqing District  
Tianjin, P. R. China  300384  
xyj_2001_xyj@126.com

The Department of Public Safety at Madonna University’s main campus may also be contacted via the following:

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## MADONNA UNIVERSITY - MAIN CAMPUS CRIME STATISTICS

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<th>Offense</th>
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**Hate Crimes:**

2016: No hate crimes reported.
2015: One on campus vandalism characterized by religious bias. Two incidents of intimidation characterized by gender.
2014: No hate crimes reported.

*In September 2019 it was discovered that unfounded crimes were not included in the 2016 main campus crime statistics. Unfounded crimes were added to the 2016 calendar year.

*2016: No unfounded crimes.
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Hate Crimes

2016: No hate crimes reported.
2015: No hate crimes reported.
2014: No hate crimes reported.
## Henry Ford College Campus Crime Statistics

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### Hate Crimes

2016: No hate crimes reported.
2015: No hate crimes reported.
2014: Not applicable (N/A). This campus was opened on June 1, 2015, thus the statistics reported are for June 1 – December 31, 2015 and January 1, 2016 – December 31, 2016.
### Hate Crimes

2016: No hate crimes reported.
2015: No hate crimes reported.
2014: No hate crimes reported.

*In September 2019 it was discovered that unfounded crimes were not included in the 2016 main campus crime statistics. Unfounded crimes were added to the 2016 calendar year.

*2016: No unfounded crimes.

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Tianjin Agricultural University  
(Tianjin, P. R. China)  

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Haiti Tec
Port au Prince, Haiti

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Disciplinary referrals

| Liquor law violations                  | 0              | 0              | 0              | 0                        | 0                        | 0                        | 0                    | 0                    | 0                    |
| Drug law violations                    | 0              | 0              | 0              | 0                        | 0                        | 0                        | 0                    | 0                    | 0                    |
| Weapons law violations                 | 0              | 0              | 0              | 0                        | 0                        | 0                        | 0                    | 0                    | 0                    |

Hate Crimes

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FIRE SAFETY REPORT

The following definitions apply to Madonna University’s Annual Fire Safety Report, per the requirements of the Higher Education Opportunity Act.

**Fire:** Any instance of open flame or other burning in a place not intended to contain the burning or in an uncontrolled manner.

**Cause of Fire:** The factor or factors that give rise to a fire. The causal factor may be, but is not limited to, the result of an intentional or unintentional action, mechanical failure, or act of nature.

**Unintentional Fire:** A fire that does not involve an intentional human act to ignite or spread into an area where the fire should not be.

**Intentional Fire:** A fire that is ignited, or that results from the deliberate action, in circumstances where the person knows there should not be a fire.

**Undetermined Fire:** A fire in which the cause cannot be determined

**Fire-related Injury:** Any instance in which a person is injured as a result of a fire, including an injury sustained from a natural or accidental cause, while involved in fire control, attempting rescue, or escaping from the dangers of the fire. The term “person” may include students, employees, visitors, firefighters, or any other individuals.

**Fire-related Death:** Any instance in which a person— (1) Is killed as a result of a fire, including death resulting from a natural or accidental cause while involved in fire control, attempting rescue, or escaping from the dangers of a fire; or (2) Dies within one year of injuries sustained as a result of the fire.

**Fire Safety System:** Any mechanism or system related to the detection of a fire, the warning resulting from a fire, or the control of a fire. This may include sprinkler systems or other fire extinguishing systems, fire detection devices, stand-alone smoke alarms, devices that alert one to the presence of a fire, such as horns, bells, or strobe lights; smoke-control and reduction mechanisms; and fire doors and walls that reduce the spread of a fire.

**Value of Property Damage:** The estimated value of the loss of the structure and contents, in terms of the cost of replacement in like kind and quantity. This estimate should include contents damaged by fire, and related damages caused by smoke, water, and overhaul; however, it does not include indirect loss, such as business interruption.

**Fire Reporting**

The reporting of any fire in progress should be made to the Department of Public Safety by dialing 911 or extension 5442 from a campus phone or (734) 432-5442 from a cell phone. Activation of any fire detection and/or notification systems in a building that is continuously monitored will be reported directly to Public Safety. Public Safety will advise the appropriate
fire response.

Additional reporting as required by Michigan Public Act 207 of 1941 and Administrative rules for New and Existing School, College and University Fire Safety, Rule 9 which states, “After the occurrence of a fire that results in loss of life or property or in personal injury, the administrative authority of the facility shall immediately notify the local fire department of all details of the fire.”

If assistance is required from the Livonia Police Department or the Livonia Fire Department, Public Safety will contact the appropriate department. All crimes should be reported to Public Safety to aid in providing timely warning notices to the campus community, when appropriate. All crimes reported to Public Safety will be included in the annual disclosure of crime statistics.

**Safety Steps During Fire Emergencies**

1. Call Public Safety by dialing extension 5442 or 911 from a campus phone, or  
2. Dial (734)-432-5442 or 911 from a cell phone.  
3. Sound any available fire alarm.  
4. Calmly evacuate the building.

**Residence Halls**

Madonna University has one residence hall that has an automatic fire alarm system that informs the public safety department upon activation. The hallways and rooms do not have a fire sprinkler system. The laundry room does have a fire sprinkler system. A licensed contractor tests the system on a yearly basis.

**Fire Drills**

The Residence Hall is scheduled to have at least one unannounced fire drill per semester during the academic school year.

Academic buildings receive fire drills periodically based on hazard assessment, alarm testing, and safety committee recommendations.

<table>
<thead>
<tr>
<th>Test Date</th>
<th>Description of the exercise</th>
<th>Location</th>
<th>Time Started</th>
<th>Time Ended</th>
<th>Was the test announced?</th>
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<td>1/11/16</td>
<td>Fire Drill</td>
<td>University Center</td>
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Fire Safety Regulations

The following are room regulations every resident must follow.

Smoke detectors are located in all residence hall rooms as a source of early warning in case of fire. To ensure it is working properly, test your smoke detector monthly. Smoke detectors can be tested by pushing the test button on the bottom of the detector. If the detector fails to sound an alarm or if it emits a short beep intermittently, the battery needs to be replaced. Contact the Director of Residence Life if this should occur.

Electrical Appliances must be U/L approved and good judgment should always accompany its use. Extension cords must be three pronged and well maintained, with no breaks in the insulation. No microwaves are allowed in residence hall rooms. The use of irons is not permitted in student rooms and may be used only in the laundry room.

Room decorating should be limited to non-flammable materials. Candles and incense are prohibited.

General Fire Safety Guidelines for the University

1. Do not prop open or obstruct doors.
2. Do not lock or close a fire door to prevent exiting.
3. Remove all obstruction from emergency exits.
4. Report blocked or locked fire exits to Public Safety.
5. Do not obstruct fire alarm pull boxes, fire extinguishers, fire sprinkler heads, smoke detectors or any other fire protection device.

Electrical Appliances

1. Do not allow electrical appliances to be near common combustible materials.
2. Observe good housekeeping practices.
3. Do not allow clutter and/or combustible materials to collect.
4. When a fire alarm sounds, exit the building immediately.

Open Flame Burning

Open flame burning of any kind (e.g., candles, burners, incense, etc.) is prohibited. Any exceptions must be approved by the Director of Public Safety. Should the origin of any fire be traced to a resident ignoring this policy, the resident may be subject to disciplinary action. Residence Hall rooms may be inspected by university officials to ensure a safe, healthy living environment.

Smoking

Smoking is not permitted in any university building.

Emergency Evacuation Instructions

Emergency Evacuation Instructions are located in every room. Contact the Director of Public Safety at 734-432-5441 for evacuation plan information.
Procedures for Evacuation in the Case of Fire

When an emergency evacuation alarm is sounded in any University building, including student housing, all persons will immediately leave the building in an orderly manner by means of the nearest exit. The use of elevators is prohibited during an emergency evacuation and all persons are to remain at least 100 feet away from an evacuated building to enable rescue/responding vehicles and personnel clear access. Under no circumstances are any employees or students to remain in, or return to, an evacuated building, unless they first secure the permission of Public Safety personnel, local police or fire officials, and/or an “ALL CLEAR” is issued by Public Safety.

Fire Safety Training

Fire extinguisher training is available to the university community. Contact the Director of Public Safety for information.

Fire Statistics

In 2008 the Higher Education Opportunity Act (HEOA) expanded and reauthorized the Higher Education Act (HEA) of 1965. The resulting amendments include mandatory annual reporting of fire statistics. Those statistics have been compiled and are included as part of a separate section in the attached table of crime statistics. Data will continue to be collected and reported annually in this manner in accordance with the provisions of the HEOA.

<table>
<thead>
<tr>
<th>Residence Hall Fire Statistics 2016</th>
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