GENDER-BASED MISCONDUCT AND TITLE IX POLICY & PROTOCOL

The University of Akron's (the University) le IX Team is committed to promote a safe and non-discriminatory environment as w discharge our responsibility to eure compliance with Title IX, the federal lpmohibiting discrimination based on sex and der for all students and employees. Our responsi

Limited Amnesty

While the University does not condone underage drinking, **drsre** or violation of other University rules/policies, it considers reporting gender-based misconduct to be of paramount importance. To encourage such reporting and adjudication of such conduct, The University will extend limited amnesty to complete to complete to and witnesses. The University will generally not seek to hold the student responses in a non-violent violation of the law or the Code of Student Conduct, such as personal use of alcohol or drugsing the time period immediately surrounding the reported behaviors prohibited by the gender-based misconduct protocol.

Jurisdiction

Jurisdiction as defined by Title IX of the Education Amendmeetts f 1972 must occur withithe University's programs, actives, and/or University owned or controlled lotions in the United States, or in abyilding owned or controlled by a student organization officially recognized by The University, and wither University exercises substant control over both the respondent and the context in which the prohibited conduct occurs.

Jurisdiction as defined by The University and er-Based Misconduct Polizary d Protocol may occur within in the University exercises substantial control over both the respondend the context in which the discrimination occurs or within circumstances deemed by the University and versely affect the University, its studer and/or employees including off campus occurrences.

Protections from discrimination outlined this protocol are extended to all Universistudents, faculty, and staff; as well to all applicants for admission to undergraduate oadmate studies and applicants for employment.

Students are prohibited by the University of n engaging in prohibited conduct from the date they have been notified of their acceptance for admission until the date the degree is conferred; even hough conduct may occur before classes begin or after classes end. Students who have not yet completed their degree are not longer actively enroller may be subject to a formal complaint as outlined in the grance process. Employees are prohibited by University from engaging prohibited conduct from their first day of employment until their separationited Uthough 16 T4st day of e.e. .8(eted een n72(0719 -0(s)yu)-1.J -t).TJ 2

Rape

The carnal knowledge of a person, without the consofrate victim, including istances where the victim is incapable of giving consent because of his/her/their ag

- x Course of conduct means two or more acts, including butimoted to, acts in which the talker directly indirectly, or through third parties, by any action, method, device, merans, follows, monitors, observes, surveils, threatens, or communicates to or about a person, interferes with a person's property.
- x Substantial emotional distress means slignaint mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

Sex Discrimination

An unequal or disadvantageous treatment of an individual noup of persons based on their sex, gender, sexual orientation, and/or gender identity. The includes, but is not limited to, situation where individuals are harassed, excluded or denied equal access, or subjected to sex stemeoty in academic or extracurricular opportunities.

Retaliation

Retaliation occurs when an individual oogp intimidates, threatens, coerces, or discriminates against an individual(s) for the purpose of interfering with any right or privilege secured **Title** IX or this protocol or because the individual(s) has made a report or formal complaint of violation of University policy, or testifile assisted, participated or refused to participate in any manner in anviestigation, proceeding, or heiag. A good faith pursuit of gal action or the exercise of rights protected under the First Amendem to does not constitute retaliation.

Gender - Based Misconduct as dedirbay University Protocol - Part B

Gender Discrimination

An unequal or disadvantageous treatment of an individual **grou**p of persons based on their sex, gender, sexual orientation, and/or gender identity. The includes, but is not limited to, situation where individuals are harassed, excluded or denied equal access, or subjected to sex stemeoty in academic or extracurricular opportunities.

Battery

As prohibited by The University, battery is intentionally, orligeontly, causing physical contager bodily harm to another person because of a person's sex or gender.

Battery within the jurisdiction definedly The University Gender-Based Miscond Potocol may occur within circumstances in which The University exercises substantial downer both the respondent and the context in which the discrimination occurs or within circumstances deemed by the University to affective versely the University or its students and University employees.

Indecent Exposure

As prohibited by The University, indecent exposure is the expositute private or intimate parts of the body in a lewd manner in public or in private when the respondent(s) may been been added and/or engaging sexual activity in public.

Indecent Exposure within the jurisdiction defined by **The**iversity Gender-Based MisconduPolicy and Protocol may occur within circumstances in which **Tble**iversity exercises substantial controleovboth the respondent and the context in which the discrimination occurs or two circumstances deemed by the University affect adversely the University or its students and University employees.

Sexual Exploitation

As prohibited by The University, sexual exploitation isntakion-consensual, unjust, or abusive sexual advantage of another.

Examples include, but are not limited to:

- x taking, sharing, or copying pictures, video, or audicording of nudity or sexualctivity without consent;
- x knowingly allowing another to secretly trada otherwise consensual sexual activity;
- x engaging in non-consensual voyeurism;
- x sex trafficking or coercing another person to perf a sexual act with an individual or group;
- x inducing another to touch or expose their genitals; or
- x possession, use, and/or distribution of alcohol or other d(mag)., Rohypnol, Ketamine, **B**)-Burudanga, etc.) for the purpose of engaging in or facilitate any activity perhibited herein.

Sexual Harassment

Sexual harassment is unwelcome sexual, sex-based, and/degeased verbal, writterelectronic, and/or physical conduct that unreasonably interferes with an individual/serk or educational experience or creates an intimidating, hostile, or offensive working, educational residential environment. Sexual lassment includes but is not limited to:

Quid Pro Quo

Explicitly or implicitly contitioning an individual's employment, acadensitatus, or participation in an educational program or activity on the individual's submission towercome sexual advances, requests for sexual favors, or conduct of a sexual nature made by a person having groor authority over the porvision or denial of that employment, status, program, or activity.

Hostile Environment

Sexual, sex based, and/or gender-based verbal, writterctrelnic, and/or or physical conduct that a reasonable person would consider severe or pervasive and that urorealsly interferes with, denies, or limits an individual's ability to participate in or benefit from the Universityeducational programs, employment, and activities, or creates a hostile or offensive work, educatio

Requirement to Report

All employees are classified as either reaspible (mandatory) reporters confidential reporters. Every employee is a mandrato

The University Police Officers receiving a **repo**gender-based misconduct must fibereport with the University and evalueat whether a timely warning or safety notifitian will be made. While law enforcement offers are required to file a Title IXprost, complainants are not obligated to pursage investigation through the University.

What to Report

Concerns falling under this Protocol mbst reported whether the anduct occurred on-campus, offampus, at an academic, educational, co-curricular, **lat**etic, study abroad, or other

If the report was submitted by a third pay, the complainant will be provided an oppoonity to review or amend the reported information. The complainant will review the grievance proceed with the deputy coordinator or designee and be offered assistance in submitting a formal complaint.

No decisions regarding formal complaints, reporting to police investigations, need to breade at this initial meeting

Removal for Safety Threat

Student

Pending action on the alleged diation(s), the status of a student shall not be detered, nor shall the student's right to be determined on campus and to attend classes be suspended,

Who Can File a Formal Complaint?

While anyone may file a reposit leging that conduct occurred which is prohibit by this protocol, only individuals who are participating or seeking to participate in educ

Investigation Process

Investigations will be conducted by trained/estigators who are free from conflicts independents or bias for or against complainants or respondents generally, or a particular complainant or respondente burden of gathering information rests with the University There is an expectation that all parties wellasonably cooperate with requests to pide information. No medical, mental hela, or other privileged records will be accessed, considered, end disring the investigation under the party who is the subject those records provides voluntary, written consent.

All formal complaints will be investigated the University may consolidate formal cdaipts where the allegations arise out the same facts or circumstances, including galitions against more than one responderate gations by more than one complainant against one or more respondents or by a respondent against a complainant.

The investigation process will incle interviews with the parties, witnesses (appropriate and identified), and the collection of evidence. Witness names, including fact operat witnesses, may be provided by eithearty or by other witnesses. Both parties also have the opportunity to present any degrace to the investigator related to the mining responsibility All evidence that he parties wish to have considered by eithrestigator must be provided by eithdate specified by he investigator.

Parties and witnesses will be provided with written notice of thate, time, location, purposend identity of participants of any interview or meeting where they are expected to participate least two (2) business day notice should be given to the ingester if an advisor will attend the interview. Interviews may be recorded without the writte permission of the investigator.

The parties have the right to inspect aned/iew all evidence collected during the/erstigation that is directly related to the allegations raised in the formal complaint. Copies of all evided irectly related to the allegations will be provided to the parties and their advisor at the conclusion of the/estigation and prior to the issuance to the investigatory report. Either the may submit a written response to this evidence or address the impatthat evidence on the investigation no later than ten (10) business days after the evidence been provided to review. Copies of the teen responses will be included with the final port.

After the ten (10) business day period for submission of **tenn**riesponse, the investigator will prepare a written report summarizing the relevant evidence during the investigation. This reportil provide an objective evaluation of allevant evidence, both inculpator and exculpatory. In creating the report, the instrigation will consider any written responses subterd by the parties during the evidence review opens. The written report will be provided both parties and heir advisors at less ten (10) business days in advance the hearing. Parties may submit a written response, and the hearing officer prior to threaring.

Dismissal of Formal Complaints

Formal complaints filed undertile IX of the Education Amendments Act of 1972 be dismissed if the conduct alleged: (1) add 25 (3922/BTC

Hearing Process

A live hearing will occur following the issume of the investigative report. The Usersity may conduct this live hearing thungh a virtual platform that permits the parties to simultaneously viewed hear each other and the proceedings. The parties, their advisors, and all witnesses will betified in writing of the date, time, and location of the hearing no later than ten (dis) has days before the hearing. All parties must have an advisore quest a University advisor for the hearing. At the request the party, the hearing will be conducted electrically with the parties in separate room No findings of responsibility will be and by the hearing officer based solely on an indual's absence from the live hearing oil dise to answer questions at the hearing

During the hearing, the parties dvisors will have the opportunity to crosses wine the other party and witnesses, including o issues of credibility. Advisors may, but anot required to be, an attorney. All quites things will be conducted in accordance that the University's rules of decorum. The parties must ask questions directly of the other party or witness. If a party does not an advisor, the University will provide an advisor for the hearing at cost to that party. All evidence directly related to the allegations which was obtained as part of the investigation will be madeilable to the parties and their advisors for use at the hearing at the hearing at the parties and their advisors for use at the hearing at the hearing at the parties and their advisors for use at the hearing at the hearing at the parties and their advisors for use at the hearing a

The hearing officer will determine the admissibility of any questions we during the hearing. In doing so, the hearing office of bound by the Ohio Rules of Evidence or the Federal Rules define. Questions about the complant's sexual predisposition of prior sexual behavior will not be permitteenless offered to prove that someone of the anthe respondent committee the allege conduct or offered to prove consent as defined under this ProtoQuestions seeking disclosure of legally privileged informat such as medical or mental healthformation, discussions with attorneys, courced, or religious/spiritual advisors, will not permittee without the express written consent the individual holding the privilege.

The hearings will be video recorded. A copy the recording will be made available either party uponwritten request.

Hearing Outcome

The hearing officer will determine responsibility for a violation this Protocol following the earing using a preponderance the

Records Retention

Records, including reports, formal complaints, investigatiles, fhearing decisions, appellate formation and appeal decisions will be maintained by the University for seven (7) years as require Ditle IX. Title IX records subject to The University rends retention policy and additional formation is available <u>atttps://www.uakron.edu/cgc/legal-policies-and-procedures/records/records-retention.dot</u>

The records maintained will include any supportive measures takeesponse to a report formal complaint of sexual harassment. In each instance University will document the basis for its net usion and that its response was not deliber indifferent, and document that it has taken measures designed store or preserve equal access to the University's education program or activity. If the University does not provide a claim and with supportive measures the University will document the reasons why such a response was not clearly unreasonable in light of the known circumstances. The documentation of certain bases or measures does not limit the University in the future of providing additional explanations or detailing additional massures taken.

Annual Review of Reporting Protocols and Procedures

The Title IX Coordinator is responsiblet for s Protocol. It is reviewed annually and speed as required by law as part of the annual Campus Safety Report. The University's Grout is designed to comply with applical state and federal laws. The University reserves the right to modify or deviate from this Protocol whien the sole judgment of the inversity, circumstances warranto protect the rights of the involved parties or to comply with predicable law or regulations. Prior versions of the University deviate are available upon request.

Training

All Title IX Coordinators, deputy Title IX coordinators, inigratures, decision makers, individuals responsible for reviering als, and individuals who facilitate the informal resolution process will, as applicable, receive training on:

- x The definition of behaviors prohibited under this Protocol;
- x Jurisdiction under Title IX;
- x The scope of the University's echtion program or activities;
- x Conducting grievance procedures including investigations, inhere a rappeals, and informal selution (as pplicable); and
- x How to serve impartially, including avoiding prejudgmenthef facts at issue, conflic of interest, and bias.

In addition, decision makers will receive trianig on any technology to be used ative hearing and on issues of relevance of questions and evidence, including when questions and evidence out the complainant's sexual edisposition or prior sexual behavior are not relevant. Investigators will receive training somes of relevancy to create an investigative report that y fa summarizes the relevant evidence. Materials used to train the dividuals will be available on the University's website.

Educational Programs and Campaigns

The University strives to develop and maintain ampus culture that is safe for, areaspectful of all its community member so achieve this goal, the University offers and an antian of prevention programs, awareness programs, and ongoing campaigns that a designed to create awareness of, and prevent prohibited behavious trified in this Protocol. Terminitiatives outlined below ratio informed by research and periodaid assessed for effectiveness.

Awareness The University's awareness programars with online training which is mandatory for all new students and continues with programs specifically designed for first-time, first-yesting designed to the University during Domestic Violence Awareness Montand Sexual Assault Awareness Month.

Prevention- The University's prevention program has been built userveral activities. Programs have included presentations during the Akron Experience Course, posters, environmental acid social displays around campus, online training for upperclass students, mandatory training for faculty and staff and a program designed to better help men understand wellnessandealth, their own experiences. Trainings include steps students cantolike rease personal empowerment for creating a safe community by proactively addressing conditions that to make violence possible and safetions for bystander interventions.

- x Community Partners: Hoppend Healing the Rape Crisis Center of Summunit Medina Counties, One Eighty the Rape
- x Crisis Center of Wayne and Holmes Ciessnand the Summit County Prosecuts Office of Victim Services

On and Off Campus Resources

Information about resources available both on and off camposuding counseling services, **mte**l health services, victim advocacy, financial, and legal assistance parovided. Students and emplees are encouraged to speakith a deputy Title IX coordinator to learn more about specific resources or iscess available at The University or within the community.

Akron Campus

- x Counseling and Mental Health Services for Individual and Family Counse 330-972-6822
- x Counseling and Mental Health Servicesunseling and Testing CentSimmons Hall 306, (330) 972-7082.
- x Counseling and Mental Health Servidespartment of Psychogy Counseling Clin830-972-6714
- x Counseling and Mental Health Services <u>Prograprovider</u> ("EAP") is a viable to all employees. (800) 227-6007. EAP is a resource joined by the University through off campus providers that do not report
- x Employee Service Equal Employment Opportunity/Affirmative Acti @30-972-7300
- x Financial Assistancetudent Emergencyinancial Assistancer (330) 972-7272
- x Housing and Student Support Servidesidence Life and Housiag0-972-7800
- x Medical and Student Support Servicesdent Health Servicestudent Recreation and Wellness Center, 260, (330) 972-7808.
- x Public SafetyUniversity of Akron Police Departme330-972-2911
- x Student Support Service Span of Students Office 30-972-6048
- x Student Support Servicesclusive Excellence30-972-7522
- x Student Support Service<u>Student Conduct and Community Standa</u>330-971-6380
- x Victim Advocacy and Counseling the Rape Crisis Geof Medina and Summit Counti Student Recreation and Wellness Center, 246, (330) 434-7273.

Wayne Campus

- x Counseling and Mental Health Servicesunseling and Accessibility Servicesory HPE Building, B112, Wayne Campus, Orrville OH (330) 684-8767
- x Public Safety: University of Akron Police (Wayne Campus) (330) 684-8910
- x Student Support Service <u>& ayne Campus Student Servi</u> (330) 684-8900

Off Campus

- x Counseling and Victim Advocablope and Healing BV830-374-1111 Battered Women's Shelter of Summit and Medina Counties, 974 Market St. Akron, OH 44305
- x Counseling and Victim Advoca <u>Lope and Healing R</u>(330) 434-727 Rape Crisis Center of Summit and Medina Counties, 974 Market St. Akron, OH 44305
- x Counseling and Victim Advoca CyneEighty (800) 686-1122 Rape Crisis Center dfries and Wayne Counties, 104 Spink St. Gault Liberty Center Wooster, OH 44691
- x Financial Assistancehio Victims of Crime Compensation Programmer 584-2846
- x Legal Assistancekron Bar Associatio (330) 253-5007
- x Legal Assistancecommunity Legal Ai8ervices in Akron (330) 535-4191
- x Medical: <u>PATH Cente</u>(Providing Access to Healing) (330) 344-1148nA@meneral Hospital Emergency Room, 1 Akron General Hospital. Akron, OH 44307
- x Public Safety<u>Akron Police Departme</u>r(830) 375-2658
- x Victim AdvocacyOhio Sexual Violence Helpli(8644) OHIO-HELP (1-844466435). This helpline iscanfidential, statewide hotline dedicated to serving survivors sufficient and relationship violence.
- x Victim Advocacy<u>The National Sexual Assault Telephone Ho</u>(1800) 656-HOPE (4673). This hotline, operated by Rape Abuse and Incest National Network (RAINN), cortseccaller with a local RAINN affiliategonization based on the first six digits the caller's phone number.
- x Victim Advocacy/ictim Assistance Progra(830) 376-0040

Revised April 15, 2024