POLICY ON DISCRIMINATION, HARASSMENT, AND SEXUAL MISCONDUCT

I. Policy ........................................................................................................................................ 2
   A. Policy Statement .......................................................................................................................... 2
   B. Jurisdiction ............................................................................................................................... 2
   C. Purpose ..................................................................................................................................... 3
   D. Accessibility ............................................................................................................................. 3
   E. Definitions .................................................................................................................................. 4
   F. Implementation .......................................................................................................................... 10
   G. Consequences of Violating this Policy ...................................................................................... 17
   H. Related Information .................................................................................................................. 18
   I. History ........................................................................................................................................ 19

II. Complaint Resolution Process .................................................................................................. 19
    A. Introduction and General Procedures ...................................................................................... 19
    B. Initial Inquiry ........................................................................................................................... 24
    C. Educational Response .............................................................................................................. 24
    D. Administrative Review ............................................................................................................ 24
    E. Alternative Resolution .............................................................................................................. 25
    F. Formal Resolution .................................................................................................................... 26
    G. Appeals ..................................................................................................................................... 32

III. Resources ................................................................................................................................... 33
    A. Confidential Support, Advocacy, and Counseling Resources5 ................................................ 33
    B. Seeking Confidential Medical Assistance in the United States ............................................... 37
    C. Preserving Physical Evidence .................................................................................................. 39
    D. Educational Training, Awareness, and Prevention Programs .................................................. 41

Appendix A: Summary of Information on Reporting Sexual Misconduct and Receiving Support
(including confidential support) and Resources at the NU-Q Campus ............................................ 42
I. Policy

A. Policy Statement

Northwestern prohibits discrimination and harassment on the basis of race, color, religion, national origin, sex, pregnancy, sexual orientation, gender identity, gender expression, parental status, marital status, age, disability, citizenship status, veteran status, genetic information, reproductive health decision making, height, weight, or any other classification protected by law (referred to as “protected classes”) in the educational programs or activities Northwestern operates, including but not limited to matters of admissions, employment, housing, or services. Prohibited discrimination based on sex includes sexual misconduct, including but not limited to, sexual harassment, sexual assault, sexual exploitation, stalking, and dating or domestic violence. Such conduct violates Northwestern’s values and disrupts the living, learning, and working environment for students, faculty, staff, and other community members.

Pursuant to the Department of Education’s 2020 regulations implementing Title IX, the University has adopted an Interim Policy on Title IX Sexual Harassment, which governs certain instances of sexual misconduct. Allegations of sexual misconduct that do not fall within the jurisdiction of the Interim Policy on Title IX Sexual Harassment may fall within the jurisdiction of this Policy. Other forms of misconduct not covered by this policy or the Interim Policy on Title IX Sexual Harassment.

The University has adopted the following standards of conduct for all members of our community – students, faculty, and staff, as well as University vendors, contractors, visitors, guests, volunteers, interns, and third parties.

B. Jurisdiction

The Office of Civil Rights and Title IX Compliance\(^1\) oversees the University’s response to reports of discrimination and harassment, including sexual misconduct, as described below.

Northwestern may investigate or otherwise resolve any reported violations of this policy that occur in the context of a University program or activity or that otherwise affect the University’s working or learning environments, regardless of whether the reported conduct occurred on or off campus. Reports of violations of other University policies will be referred to the appropriate office.

For every report, the Office of Civil Rights and Title IX Compliance will review the circumstances of the reported conduct to determine the following:

- Whether the University has jurisdiction over the parties involved;
- Which University policy is applicable to the parties and the conduct being reported; and
- The actions within the University’s control necessary to eliminate, prevent, and address the reported conduct. (Note: In circumstances where the Office of Civil Rights and Title IX Compliance finds a violation of policy, the Office refers the matter to the appropriate body/office for sanctioning as described in Section II(F))

\(^1\) In March 2023, the Office of Equity changed its name to the Office of Civil Rights and Title IX Compliance. The duties and responsibilities remain the same.
Specific conduct covered by the Title IX Regulations on Sexual Harassment is governed by the University’s Interim Policy on Title IX Sexual Harassment and will be addressed according to the processes stated therein. All other forms of sex-based discrimination are governed by this Policy, including sexual harassment, as defined in this Policy that does not rise to the level of Title IX Sexual Harassment as defined in the Interim Policy on Title IX Sexual Harassment.

Conduct that is initially raised through a formal complaint under the Interim Policy on Title IX Sexual Harassment may also be addressed under this Policy, in the University’s discretion, when: (i) the conduct at issue, or some part of it, may constitute a violation of this Policy irrespective of whether it constitutes Title IX Sexual Harassment under the Interim Policy on Title IX Sexual Harassment; (ii) the formal complaint, or some part of it, has been dismissed under the Interim Policy on Title IX Sexual Harassment; or (iii) a final determination of a formal complaint has been made under the Interim Policy on Title IX Sexual Harassment and separate or additional action may be necessary to enforce this policy.

If the Respondent is not a member of the University community or is no longer affiliated with the University at the time of the report or at the time the Complaint Resolution Process is initiated (including when the Respondent has graduated or left the University), the University typically is unable to take disciplinary action or conduct an investigation. **Individuals impacted by any form of discrimination, harassment or sexual misconduct, irrespective of whether it falls under this policy, may contact the Office of Civil Rights and Title IX Compliance to receive support, resources, and information.**

Allegations of misconduct alleged to have occurred prior to August 14, 2020 will be assessed under the policy definitions in place at the time of the conduct and resolved in accordance with this policy.

Individuals impacted by discrimination, harassment or sexual misconduct may contact the Office of Civil Rights and Title IX Compliance to receive support, resources, and information even if they do not wish to move forward with the Complaint Resolution Process described in Section II below.

C. Purpose

Northwestern is committed to fostering an environment in which all members of our community are safe, secure, and free from prohibited harassment, discrimination, and sexual misconduct in any form. When learning of conduct or behavior that may not meet these standards, community members and the University are expected to take an active role in upholding this policy and promoting the dignity of all individuals.

D. Accessibility

The Office of Civil Rights and Title IX Compliance is committed to making our services accessible to all members of the Northwestern community. The Office is cognizant of the physical accessibility of our space, the cultural competency of our staff, and the method and tone of the services we provide. Accessibility includes but is not limited to: providing reasonable accommodations to persons with disabilities, including mental health concerns, ensuring our online resources are accessible, providing translation services, and providing competent, respectful, and trauma informed service to people of all identities and expressions.
E. Definitions

The following terms and definitions are important components of this policy. The definitions are intended to give meaning to these terms in the context of this policy. The Interim Policy on Title IX Sexual Harassment, criminal and other applicable state laws may use different definitions of these terms.²

1. Discrimination and Harassment

a. **Discrimination:** Prohibited discrimination is treating someone differently because of their race, color, religion, national origin, sex, pregnancy, sexual orientation, gender identity, gender expression, parental status, marital status, age, disability, citizenship status, veteran status, genetic information, reproductive health decision making, height, weight, or any other classification protected by law (referred to as “protected classes”) in matters of admissions, employment, housing, or services, or in the educational programs or activities Northwestern operates.

   In determining whether discrimination occurred, the Office of Civil Rights and Title IX Compliance examines the following:

   • Whether there was an adverse impact on the individual’s work or education environment; and
   • Whether individuals outside of the protected class received more favorable treatment. If the first two conditions are met, the Office of Civil Rights and Title IX Compliance will consider whether there is a legitimate, non-discriminatory reason for the action.

b. **Harassment:** Prohibited harassment is verbal or physical conduct or conduct using technology based on a protected class that has the purpose or effect of:

   • Substantially interfering with, limiting or depriving a member of the community from accessing or participating in the academic or employment environment, and/or substantially interfering with an individual’s academic performance or work performance; or
   • Creating an academic or working environment that a reasonable person would consider to be intimidating, hostile, or offensive.

   In determining whether the conduct is sufficiently severe or pervasive so as to meet the above standards, the Office examines the context, nature, scope, frequency, duration, and location of incidents, as well as the relationships of the persons involved. A person's subjective belief that behavior is intimidating, hostile, or offensive does not make that behavior prohibited harassment under this Policy. The behavior must create a hostile environment and/or substantially interfere with access to a University program or activity from an objective perspective.

   Please note, general bullying or uncivil behavior that is not based on a protected class does not fall within the purview of this policy or the Office of

²Information on the applicable state law definitions in Illinois, Florida, California, New York, and Washington, D.C. can be found at https://www.northwestern.edu/sexual-misconduct/title-IX/relevant-laws.html
Civil Rights and Title IX Compliance. However, such behavior may violate the University’s expectations regarding Civility and Mutual Respect, Standards for Business Conduct, Northwestern’s Student Handbook, or other University policy and should be reported to Human Resources and/or an individual’s supervisor (for employees) or Community Standards (for students).

2. Sexual Misconduct

a. Consent: Consent represents the cornerstone of respectful and healthy intimate relationships. Northwestern expects its community members to communicate—openly, honestly, and clearly—about their actions, wishes, and intentions when it comes to sexual behavior, and to do so before engaging in intimate conduct. It is always the requirement of the individual initiating sexual contact or initiating a new type of sexual activity within an encounter to ensure that consent is present before acting and that consent is ongoing during sexual activity.

i. Capacity to consent

Consent is not present when an individual does not have the capacity to give consent, voluntarily or involuntarily, due to age (generally, the age of consent is 17 in Illinois), physical condition, or disability that impairs the individual’s ability to give consent. Reasons why one could lack capacity to give consent due to a physical condition include, but are not limited to, consumption of drugs or alcohol (voluntarily or involuntarily) or being in a state of unconsciousness, sleep, or other state in which the person is unaware that sexual activity is occurring.

“Incapacitated” refers to the state where a person does not understand the nature or fact of sexual activity due to the effect of drugs or alcohol consumption, medical condition or disability, or due to a state of unconsciousness or sleep. When alcohol is involved, incapacitation is a state beyond drunkenness or intoxication. When drug use is involved, incapacitation is a state beyond being under the influence or impaired by use of the drug. Alcohol and other drugs impact each individual differently, and determining whether an individual is incapacitated requires an individualized determination.

Some indicators of a lack of capacity to give consent due to consumption of drugs or alcohol may include, but are not limited to:

- Lack of full control over physical movements (for example, difficulty walking or standing without stumbling or assistance);
- Lack of awareness of circumstances or surroundings (for example, lack of awareness of where one is, how one got there, who one is with, or how or why one became engaged in sexual interaction);
- Inability to effectively communicate for any reason (for example, slurring speech, difficulty finding words).
A person may appear to be giving consent but may not have the capacity to do so. **When determining whether a person has the capacity to provide consent**, the University will consider whether a sober, reasonable person in the same position knew or should have known whether the other party could or could not consent to the sexual activity. It is especially important, therefore, that anyone initiating sexual activity is aware of their own level of intoxication as it may impact their ability to assess another person’s capacity to give consent. Being intoxicated or impaired by drugs or alcohol does not excuse one from the responsibility to obtain consent. Being intoxicated or impaired by drugs or alcohol is never an excuse to commit sexual misconduct.

ii. Aspects of Valid Consent

For purposes of this policy, consent is present when clearly understandable words or actions manifest a knowing, active, voluntary, and present and ongoing agreement to engage in specific sexual or intimate contact. Consent must be all of the following:

- **Knowing**: All individuals understand, are aware of, and agree as to the “who” (same partners), “what” (same acts), “where” (same location), “when” (same time), and “how” (the same way and under the same conditions) of the sexual activity.

- **Active**: Consent must take the form of “clearly understandable words or actions” that reveal one’s expectations and agreement to engage in specific sexual activity. This means that silence, passivity, submission, or the lack of verbal or physical resistance (including the lack of a “no”) should not – in and of themselves – be understood as consent. Consent cannot be inferred by an individual’s manner of dress, the giving or acceptance of gifts, the extension or acceptance of an invitation to go to a private room or location, or going on a date.

- **Voluntary**: Consent must be freely given and cannot be the result of intimidation (extortion, menacing behavior, bullying), coercion (severe or persistent pressure causing fear of significant consequences from the other party if one does not engage in sexual activity), force (violence, physical restraint, or the presence of a weapon), threats (indications of intent to harm, whether direct or indirect), or fraud (misrepresentation or material omission about oneself or the present situation in order to gain permission for sexual or intimate activity).

- **Present and Ongoing**: Consent must exist at the time of the sexual activity. Consent to previous sexual activity does not imply consent to later sexual acts; similarly, consent to one type of sexual activity does not imply consent to other sexual acts. Consent to engage in sexual activity with one person does not constitute consent to engage in sexual activity with another person.

Consent may also be withdrawn at any time, provided the person withdrawing consent makes that known in clearly understandable words or actions.

b. **Sexual Assault**
i. **Sexual penetration without consent:** Any penetration of the sex organs or anus of another person when consent is not present; any penetration of the mouth of another person with a sex organ when consent is not present; or performing oral sex on another person when consent is not present. This includes penetration or intrusion, however slight, of the sex organs or anus of another person by an object or any part of the body.

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

iii. **Statutory rape:** Sexual intercourse with a person who is under the statutory age of consent under the laws of the state in which the incident occurred. In Illinois, the age of consent is 17 years old. However, if the offender is in a position of authority or trust over the victim, the age of consent is 18.

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

c. **Sexual Exploitation:** Taking sexual advantage of another person or violating the sexual privacy of another when consent is not present.

This includes, but is not limited to, the following actions (including when they are done via electronic means, methods or devices):

- Sexual voyeurism or permitting others to witness, listen to, or observe the sexual or intimate activity of another person without that person’s consent;
- Indecent or lewd exposure or inducing others to expose themselves when consent is not present;
- Recording (through video or audio) any person engaged in sexual or intimate activity in a private space without that person’s consent;
- Distributing sexual information, images, or recordings about another person without that person’s consent;
- Recruiting, harboring, transporting, providing, or obtaining another person for the purpose of sexual exploitation;
- Inducing incapacitation in another person for the purpose of engaging in sexual conduct with someone who lacks capacity to consent, regardless of whether prohibited sexual conduct actually occurs.

d. **Dating/Domestic Violence:** Dating violence is any violence (including but not limited to emotional, physical, sexual, and financial abuse or threat of

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3 For incidents that occur outside of the U.S. (e.g., study abroad programs), Illinois law will apply in determining a violation of this policy.
4 Breast-feeding a child is not indecent.
abuse) between two people who are or have been in a social relationship of a romantic or intimate nature. The existence of such a relationship will depend on the length and type of the relationship and the frequency of interactions between the persons involved.

Domestic violence is violence between two people who are or have been in an intimate or romantic relationship, who share a child in common, or who live or have lived together as spouses or intimate partners. Violence against any person by that person’s caretaker or guardian (such as abuse against an elderly, young, or disabled person) may also be considered domestic violence. Examples of domestic violence include but are not limited to physical, emotional, sexual, technological and economic abuse or threat of abuse.

e. **Stalking:** Knowingly engaging in a course of conduct directed at a specific person that one knows or should know would cause a reasonable person to fear for their safety (or the safety of a third party) or suffer substantial emotional distress. “Substantial emotional distress” means significant mental suffering, anxiety or alarm.

Conduct that can amount to stalking may include two or more actions directed at another person⁵, whether done directly, indirectly, through others, via devices, or via any other methods or means (specifically including electronic means e.g., cyberstalking), including but not limited to:

- Following a person;
- Being or remaining in close proximity to a person;
- Entering or remaining on or near a person’s property, residence, or place of employment;
- Monitoring, observing, or conducting surveillance of a person;
- Threatening (directly or indirectly) a person;
- Communicating to a person;
- Giving gifts or objects to, or leaving items for, a person;
- Interfering with or damaging a person’s property (including pets);
- Engaging in other unwelcome contact.

f. **Sexual Harassment**: Sexual harassment is any unwelcome conduct of a sexual nature where:

i. Submission to or rejection of such conduct is made, either explicitly or

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⁵ Please note that actions need not be sexual in nature to constitute stalking.

⁶ Sexual harassment is illegal in Chicago. Chicago law defines sexual harassment as: “any (i) unwelcome sexual advances or unwelcome conduct of a sexual nature; or (ii) requests for sexual favors or conduct of a sexual nature when (1) submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment, or (2) submission to or rejection of such conduct by an individual is used as the basis for any employment decision affecting the individual, or (3) such conduct has the purpose or effect of substantially interfering with an individual’s work performance or creating an intimidating, hostile or offensive working environment; or (iii) sexual misconduct, which means any behavior of a sexual nature which also involves coercion, abuse of authority, or misuse of an individual’s employment position.”
implicitly, a term or condition of a person’s employment, academic standing, or participation in any University program and/or activity, or is used as the basis for University decisions affecting the individual (often referred to as “quid pro quo” harassment); or

ii. The conduct has the purpose or effect of:

- Substantially interfering with, limiting or depriving a member of the community from accessing or participating in the academic or employment environment, and/or substantially interfering with an individual’s academic performance or work performance; or
- Creating an academic or working environment that a reasonable person would consider to be intimidating, hostile, or offensive.

Examples of conduct that may constitute sexual harassment include:

- Pressure for a dating, romantic, or intimate relationship;
- Unwelcome sexual advances;
- Unwelcome touching, kissing, hugging, or massaging;
- Pressure for or forced sexual activity;
- Unnecessary references to parts of the body;
- Sexual innuendoes, gestures, or humor; or
- Sexual graffiti, pictures, or posters.

3. Participants

a. **Complainant** means the person who has been impacted by an alleged policy violation (This person is called a **reporter** for purposes of other conduct violations handled in the Office of Community Standards.)

b. **Respondent** means an individual or group who has been reported to be the perpetrator of conduct that could constitute discrimination, harassment, or sexual misconduct as defined under this policy.

c. **Parties** is a term that refers to the Complainant and Respondent collectively.

d. **Reporter** means an individual who made a report to the Office of Civil Rights and Title IX Compliance.

e. **Witness** means a person who has knowledge related to specific aspects of a report.

f. **Advisor** means a support person who may be present to provide support to a Complainant or Respondent throughout an investigation and/or alternative resolution. An advisor may not also serve as a witness in the same matter.
F. Implementation

1. Reporting

a. Reporting Options

The University encourages reporting of discrimination, harassment and sexual misconduct. Members of the University community who believe they have experienced, witnessed or otherwise become aware of discrimination, harassment and sexual misconduct have the right to choose whether or not to report the incident to the University or law enforcement, and have the right to choose whether to engage with the University once the University receives a report.

i. Reporting Incidents to the University

Any individual may report alleged or suspected discrimination, harassment or sexual misconduct to the Office of Civil Rights and Title IX Compliance. Reports to the Office of Civil Rights and Title IX Compliance may be made in person, by email, by regular mail, by phone, or electronically as explained below.

Individuals impacted by discrimination, harassment or sexual misconduct may contact the Office of Civil Rights and Title IX Compliance to receive support, resources, and information even if they do not wish to move forward with the Complaint Resolution Process described in Section III below. Please see section II(A) (“Participation in Process”) for more information. To speak to someone confidentially without making a report to the University, please see the Confidential Resources listed in Section III(A) below.

While anonymous reports will be reviewed by the Office of Civil Rights and Title IX Compliance, the University’s ability to address misconduct reported by anonymous sources may be significantly limited.

There is no time limit for reporting an incident of discrimination, harassment or sexual misconduct. However, the University encourages reports be made as soon as possible after the incident. The passing of time makes reviewing the evidence more difficult and the memories of involved parties may become less reliable. The Office of Civil Rights and Title IX Compliance reserves the right to investigate or otherwise address any report, regardless of when it is made, based on concern for the safety or well-being of the University community.

The staff identified below are specially trained to work with individuals who report or are accused of discrimination, harassment and sexual misconduct and have knowledge about on- and off-campus resources, services, and options—including the availability of supportive measures, as discussed below in Section I(F)(2).
**Title IX Coordinator**

Contact: Emily Babb  
Location: Office of Civil Rights and Title IX Compliance, 1800 Sherman, Suite 4-500, Evanston  
Phone: (847) 467-6165  
Email: OCR@northwestern.edu

**To File a Report Electronically**

Individuals may use the form at the following link to electronically file a report of sexual misconduct, including anonymous reports, with the Office of Civil Rights and Title IX Compliance:

https://www.northwestern.edu/NUReportSexualMisconduct

Individuals may use the form at the following link to electronically file a report of discrimination or harassment, including anonymous reports, with the Office of Civil Rights and Title IX Compliance:

https://www.northwestern.edu/NUReportDiscrimination

An immediate auto-response email with information about resources and options will be sent in response to reports filed electronically.

**Other University Reporting Options**

**EthicsPoint**

Third-party service for reporting complaints, including anonymous complaints, by phone or online  
Phone: (866) 294-3545  
Website: https://www.northwestern.edu/risk/compliance/report-a-concern/ethicspoint.html

Upon receipt of a report, an Office of Civil Rights and Title IX Compliance staff member will contact the person who may have experienced discrimination, harassment or sexual misconduct. The outreach from Office of Civil Rights and Title IX Compliance staff member will generally include information about rights and options, as well as resources available to parties. For incidents involving sexual misconduct the outreach will also include information regarding medical and confidential counseling and support resources; options for pursing a complaint and/or reporting the incident to law enforcement; how to request a protective order or no-contact directive; how to request interim measures from the University; how to preserve evidence; and where to access more information.

The outreach will also include an invitation to meet with or provide additional information to an Office of Civil Rights and Title IX Compliance staff member.

i. Reporting Incidents to Law Enforcement
An individual who has experienced sexual misconduct or discriminatory conduct constituting a crime has the right to choose whether to file a police report. Northwestern University encourages individuals to report such incidents to University Police or local law enforcement. Filing a police report can result in the investigation of whether sexual violence or other related crimes occurred and the prosecution of the perpetrator. Timely reporting to the police is an important factor in successful investigation and prosecution of crimes, including sexual violence.

The Office of Civil Rights and Title IX Compliance provides information on contacting local and campus law enforcement and will assist an individual in doing so. However, the Office of Civil Rights and Title IX Compliance will not compel an individual to go to law enforcement.

The Northwestern University Police has a written statement for sexual violence survivors (http://www.northwestern.edu/up/your-safety/sexual-violence/university-police-guarantee.html) that reflects its commitment to sensitivity and privacy. University Police can also assist in reviewing options with survivors and identifying and facilitating resources related to:

- Seeking medical attention;
- Seeking support, advocacy, and counseling services;
- Seeking protective orders from a court;
- Pursuing options under the University’s sexual misconduct investigation process.

Employees of the University Police are University employees and therefore are obligated to promptly report incidents of sexual misconduct of which they become aware during the scope of their work as explained below. Employees of the University Police will make reports to the Office of Civil Rights and Title IX Compliance regardless of whether the individual who experienced the sexual misconduct chooses to pursue criminal charges.

**Northwestern University Police Department**

Evanston Campus:
1201 Davis Street, Evanston
Phone: (847) 491-3456 (24 hours)

Chicago Campus:
211 East Superior Street, Chicago
Phone: (312) 503-3456 (24 hours)
Website: https://www.northwestern.edu/up/

**Evanston Police Department**

Evanston Campus: 1454 Elmwood Avenue, Evanston
Phone: 911 or (847) 866-5000 (24 hours)
Website: https://www.cityofevanston.org/police
**b. Reporting Obligations**

*All University employees (including student employees) and graduate students with teaching or supervisory authority, are obligated to promptly report discrimination, harassment, or sexual misconduct of which they become aware in the scope of their work for the University to the Office of Civil Rights and Title IX Compliance unless they are a resource listed in Section II(A). Note: This does not require a person experiencing harm to report the incident.* Failure to fulfill this reporting obligation will be referred to the appropriate office for corrective action. The University encourages all individuals – including students not referenced above – to report discrimination, harassment, and sexual misconduct.

**iii. Incidents involving minors**

As stated in the University’s [Policy on Minors at Northwestern](https://www.chicagopolice.org/about/police-districts/18th-district-near-north/) all University employees, students, volunteers, and third-party contractors are obligated to report to the Illinois Department of Children & Family Services or applicable state agency (as well as University Police, in emergency situations) any suspected abuse and/or neglect of a child. This includes any and all incidents of sexual misconduct involving minors, which should be reported to the Office of Civil Rights and Title IX Compliance as well.

Reporters should also contact their supervisor (if the reporter is an employee) or the Dean of Students (if the reporter is a student), as well as notifying the Office of Risk Management and the Office of Compliance, Audit, and Advisory Services in writing that a report has been made.

**2. Supportive Measures**

Supportive Measures are non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the Complainant or the Respondent before, during, or after the initiation of an investigation, or where no investigation has been initiated. Such measures are designed to restore or preserve equal access to the University’s education programs or activities without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the University’s educational environment, or deter discrimination, harassment and/or sexual misconduct.

Supportive Measures may include, but are not limited to the following:

- Arranging access to counseling services and assistance in setting up
initial appointments
• Assistance in seeking extensions of deadlines or other course-related adjustments
• Assistance in arranging modifications of work or class schedules
• Assistance in arranging campus escort services
• Imposition of mutual restrictions on contact between the parties
• Assistance in arranging changes in work or housing locations
• Assistance in arranging leaves of absence
• Coordinating with University police for increased security and monitoring of certain areas of the campus
• Assistance in arranging other changes to academic, living, dining, transportation, and working situations
• Honoring an order of protection or no contact order entered by a State civil or criminal court, and other similar measures.

In providing Supportive Measures, the Office of Civil Rights and Title IX Compliance will make every effort to avoid depriving any student of their education or access to the University’s program or activities. The Supportive Measures needed by each party may change over time, and the Office of Civil Rights and Title IX Compliance will communicate with parties to ensure that any Supportive Measures in place are necessary and effective based on the parties’ evolving needs.

The Office of Civil Rights and Title IX Compliance will maintain the confidentiality of Supportive Measures provided to either a Complainant or Respondent, to the extent that maintaining such confidentiality does not impair the University’s ability to provide the Supportive Measures in question. As noted above, an individual may request to receive support – including the Supportive Measures mentioned in this section – even if they do not choose to participate in the University’s Complaint Resolution Process.

3. **Interim Removal**

At any time after receiving a report of an alleged violation of this policy, the University may remove a student Respondent from the University’s Education Programs and Activities on an emergency basis if an individualized safety and risk analysis determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations justifies removal.\(^7\) Any emergency removal of a student will involve consultation with the Behavioral Consultation Team and the Division of Student Affairs.

In the event the University imposes an interim removal, it will provide the Respondent with notice and an opportunity to challenge the removal decision. If

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\(^7\) The University will consider the factors set forth in Section II.A of this Policy when making this determination.
Respondent wishes to challenge the interim action, the student Respondent must do so, in writing, within two calendar days of their receipt of the notice. In cases involving an interim removal, the Associate Vice President of the Office of Civil Rights and Title IX Compliance or designee will review the challenge and determine whether the interim suspension is with good cause and may continue. Any challenge or reevaluation of an interim removal will be based on both the original and any new information collected related to the safety and security implications of the University community.

In the case of a Respondent who is a non-student employee, and in the University’s discretion, the University may place the Respondent on administrative leave at any time after receiving a report, including during the pendency of the investigation and hearing process. The decision to place a non-student employee on administrative leave will be made by the employee’s unit director and the Office of the Provost (for faculty Respondents) or Human Resources (for staff Respondents) upon recommendation of the Office of Civil Rights and Title IX Compliance.

For all other Respondents, including third-party affiliates and guests, the University retains broad discretion to prohibit such persons from entering onto its campus and other properties at any time, and for any reason, whether after receiving a report or otherwise. Such individuals are generally not entitled to any process set forth in this policy, particularly upon removal from campus.

Please note that an interim removal is not directly related to a finding of responsibility. Whether an interim removal is lifted, amended, or stayed will have no effect on findings as determined by an investigation.

4. Retaliation

Northwestern strictly prohibits retaliation against any member of its community for reporting an incident of discrimination, harassment or sexual misconduct or for participating, in any manner, in an investigation or hearing related to a report of discrimination, harassment or sexual misconduct. The University considers such actions to be protected activities in which all members of the Northwestern community may freely engage.

Members of the community are prohibited from engaging in actions, directly or through others, which are aimed to deter a reasonable party or a witness from reporting discrimination, harassment or sexual misconduct or participating in an investigation or hearing or done in retribution for such activities. A detailed definition of retaliation and examples of retaliatory conduct are provided in the University’s Policy on Non-Retaliation.

The Northwestern community is strongly encouraged to report any potential incident of retaliation under this policy to the Office of Civil Rights and Title IX Compliance, who shall assess the matter and take appropriate actions to address such conduct.

Retaliation for reporting sexual harassment is illegal in Chicago.
5. **Amnesty for Parties and Witnesses**
Northwestern encourages reporting of discrimination, harassment, and sexual misconduct and participating in resolution processes and seeks to remove any barriers to making a report or participating in a process. The University recognizes that an individual who has been consuming alcohol (including underage consumption) or using drugs at the time of the incident may be hesitant to make a report because of potential consequences for that conduct. To encourage reporting, an individual who makes a good faith report of discrimination, harassment, or sexual misconduct that was directed at them or another person or participates in an investigation as a witness or party will not be subject to disciplinary action by the University for a conduct or policy violation for personal consumption of alcohol or drugs that is related to and revealed in the report or investigation, unless the University determines that the violation was serious and/or placed the health or safety of others at risk. However, this does not extend to the distribution, sale, or otherwise providing another individual with alcohol or drugs for the purposes of inducing incapacitation. This Amnesty provision does not preclude or prevent action by police or other legal authorities. This Amnesty provision may also apply to student groups making a report of discrimination, harassment, or sexual misconduct.

6. **Free Expression and Academic Freedom**
Northwestern is firmly committed to free expression and academic freedom. The University is equally committed to creating and maintaining a safe, healthy, and harassment-free environment for all members of its community, and firmly believes that these two legitimate interests can coexist. Discrimination, harassment, sexual misconduct, and retaliation against members of the Northwestern community are not protected expression or the proper exercise of academic freedom. The University will consider academic freedom in the investigation of reports of discrimination, harassment, sexual misconduct or retaliation that involve an individual’s statements or speech.

7. **Title IX and VAWA Statement**
It is the policy of Northwestern to comply with Title IX of the Education Amendments of 1972 (and all other applicable laws regarding unlawful discrimination and harassment including, but not limited to, Title VII of the Civil Rights Act of 1964 and the Illinois Human Rights Act), which prohibits discrimination (including sexual harassment and sexual violence) based on sex in the University's educational programs and activities. The University’s Interim Policy on Title IX Sexual Harassment may be found here: https://www.northwestern.edu/equity/documents/interim-policy-on-title-ix.pdf. It is also Northwestern’s policy to comply with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crimes Statistics Act, as amended by the Violence Against Women Act. Title IX prohibits retaliation for asserting or otherwise participating in claims of sex discrimination. VAWA imposes additional duties on universities and colleges to investigate and
respond to reports of sexual assault, stalking, and dating or domestic violence, and to publish policies and procedures related to the way these reports are handled. Northwestern has designated the **Title IX Coordinator**, with assistance of the **Deputy Title IX Coordinators**, to coordinate Northwestern’s compliance with Title IX and VAWA and to respond to reports of violations. The University has directed its Clery Program Manager to coordinate Northwestern’s compliance with the Clery reporting related VAWA requirements. A person may also file a complaint with the Department of Education's Office for Civil Rights regarding an alleged violation of Title IX by visiting [www2.ed.gov/about/offices/list/ocr/complaintintro.html](http://www2.ed.gov/about/offices/list/ocr/complaintintro.html) or calling 1-800-421-3481. Employees may also file a charge with the Equal Employment Opportunity Commission regarding an alleged violation of Title VII by calling 1-800-669-4000 or visiting [https://www.eeoc.gov/employees/howtofile.cfm](https://www.eeoc.gov/employees/howtofile.cfm). Employees may also file a charge with the Illinois Department of Human Rights (IDHR) regarding an alleged violation of the Illinois Human Rights Act by calling 1-800-662-3942 or 1-866-740-3953 (TTY). In addition, after the IDHR has completed its investigation of the complaint, an appeal process is available through the Illinois Human Rights Commission, which can be contacted by calling 312-814-6269 or 312-814-4760 (TTY). Employees may also file a complaint with the Chicago Commission on Human Relations regarding an alleged violation of the Chicago Human Rights Ordinance by calling 312-744-4111 or via email at cchrfilings@cityofchicago.org.

**G. Consequences of Violating this Policy**

When a determination has been made that an individual has violated this policy, sanctions are determined based on several factors, including the severity of the conduct and any prior policy violations. Sanctions and corrective actions can include, but are not limited to:

- Verbal warning
- Written warning
- Advisory letter
- Conduct review
- Disciplinary hold on academic and/or financial records
- Performance improvement/management process
- Required counseling or coaching
- Required training or education
- Campus access restrictions
- Referral to the Fitness for Duty process
- No trespass order issued by NUPD (with respect to campus locations)
- No-contact directive (with respect to an individual)
- Loss of privileges
- Loss of oversight, teaching or supervisory responsibility
- Probation
- Demotion
- Loss of pay increase
- Transfer (employment)
- Revocation of offer (employment or admissions)
• Disciplinary suspension
• Suspension with pay
• Suspension without pay
• Expulsion
• Termination of employment
• Revocation of tenure
• Degree hold
• Degree revocation
• Termination of contract (for contractors)

The University may assign other sanctions as appropriate to the particular situation. Sanctions and corrective actions will be imposed in accordance with relevant policies and/or procedures and other requirements set forth in the applicable Staff Handbook, Faculty Handbook, Student Handbook, other policies or handbooks that may be developed over time, or contracts. In addition to imposing sanctions, the University may take steps to remediate the effects of a violation on the impacted parties and others.

Following an investigation, the University may offer additional measures, and/or take other action to eliminate any hostile environment caused by the discrimination, harassment or sexual misconduct, prevent the recurrence of any such conduct, and remedy the effects of any such conduct on the Complainant and the University community. Such measures may include, but are not limited to, the actions referenced above in Section I(F)(2), as well as training or other measures.

1. Violations of Directives Related to Supportive Measures and Interim Restrictions

Violations of directives related to supportive measures or interim restrictions may lead to an investigation and disciplinary action, which may include, but is not limited to, any of the sanctions and corrective actions listed in the previous section, including expulsion or dismissal from the University; or termination of employment, including revocation of tenure.

2. Violations of the Policy on Non-Retaliation

Individuals who are found to have engaged in retaliation are subject to disciplinary action that may include, but is not limited to, any of the sanctions and corrective actions listed above, up to and including expulsion or dismissal from the University; or termination of employment, including revocation of tenure. Sanctions for retaliation may be applied regardless of whether there is a finding on the underlying discrimination, harassment, or sexual misconduct complaint.

H. Related Information

1. University policies and procedures
   Interim Policy on Title IX Sexual Harassment
   Faculty Handbook
I. History

This policy was enacted on August 14, 2020 and updated on September 1, 2021 and September 1, 2022. Midyear updates addressing changes to the City of Chicago’s sexual harassment laws were made in July, 2022.

Policy URL: https://www.northwestern.edu/equity/documents/policy-on-institutional-equity.pdf

II. Complaint Resolution Process

A. Introduction and General Procedures

Introduction

The procedures below outline the process the University follows when it receives a report alleging a violation of the Policy on Discrimination, Harassment, and Sexual Misconduct by a member of the Northwestern community. For the purposes of this Policy, “by a member of the Northwestern community” means current students, current faculty (as defined by the Faculty Handbook), current staff members, and current student or employee groups.

The Office of Civil Rights and Title IX Compliance retains discretion on whether to extend this process to current third-party affiliates who have a formal (including contractual) relationship with the University. Visitors to campus who are accused of

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9 When a current Northwestern employee or student is accused of violating this policy in the context of an affiliate organization (e.g. a Northwestern affiliated hospital), the Office of Civil Rights and Title IX Compliance will collaborate with the affiliate organization and the University retains the right to adopt the findings of the affiliate.
discrimination, harassment or sexual misconduct are not entitled to the process set forth in this policy. The Office of Civil Rights and Title IX Compliance (“the Office”) is responsible for handling reports alleging discrimination, harassment and sexual misconduct. In addition, the Office may consolidate complaints alleging discrimination, harassment, or sexual misconduct under this policy with complaints alleging potential violations of other University policies where the allegations arise out of the same facts or circumstances. The University may apply these complaint resolution procedures to such consolidated complaints in place of the community standards administrative hearing process (UHAS) or other University investigation process that otherwise would apply. University groups, including student groups, and departments are expected to report concerns regarding alleged or suspected discrimination, harassment, or sexual misconduct to the Office of Civil Rights and Title IX Compliance and not to take action to attempt to investigate or resolve such complaints independently. All reports of alleged violations of this policy will be handled in a prompt, fair, and impartial manner in accordance with these complaint resolution procedures, other University policies and processes, and applicable laws and regulations, including Title VII, Title IX, the Violence Against Women Act, the Illinois Preventing Sexual Violence in Higher Education Act.

The process described below is Northwestern’s internal University process to determine whether Northwestern policy was violated and is not a court system. As such, Northwestern’s process does not use the same rules of procedure and evidence as those used by courts or law enforcement. A person who has experienced a crime has the right to simultaneously file and pursue a criminal complaint with law enforcement and a complaint with the University if they choose, and to be assisted by the University in notifying law enforcement authorities if they choose, or to decline to notify such authorities. Parties may also have options to file civil actions in court.

Because allegations of discrimination, harassment and sexual misconduct can sometimes raise challenging new issues, the University reserves discretion to take reasonable actions to address those issues in a manner consistent with the spirit of the applicable policies and procedures, while preserving fairness for both parties and maintaining the integrity of the complaint resolution process. Where this Policy is silent on a procedural issue, and no other applicable policy governs the issue, the Office of Civil Rights and Title IX Compliance has discretion to adopt sound practices.

**Participation in Process**

The University invites parties to participate fully in the complaint resolution process. In order for the University to investigate a complaint and/or enable a Respondent to fully respond to the allegations, most situations will require the Complainant’s participation and that the Complainant’s identity be disclosed to the Respondent.

When individuals report allegations of discrimination, harassment or sexual misconduct to the University and do not consent to the disclosure of their names and/or do not disclose the identity of the alleged offenders or identifiable information about the alleged offenders, the University’s ability to respond to the reports may be limited. If a
Complainant wants the University to conduct an investigation under these procedures but does not wish to participate in the investigation, the University will determine whether it is possible to move forward without the Complainant’s participation. In some cases, it will not be possible to do so. If an individual reporting discrimination, harassment or sexual misconduct requests anonymity or does not wish to proceed with an investigation, the University will attempt to honor that request but, in some cases, the Office of Civil Rights and Title IX Compliance may determine that the University needs to proceed with an investigation, including potentially disclosing the identity of the Complainant. In such cases, the Office of Civil Rights and Title IX Compliance will not compel an individual to participate in the investigation. The Office will consider the following factors in reaching a determination on whether to proceed: (1) the totality of the known circumstances, (2) the presence of any risk factors as outlined below, (3) the potential impact of such action(s) on the Complainant, (4) any evidence showing Respondent made statements of admission or otherwise accepted responsibility for the alleged conduct, (5) the existence of any independent information or evidence regarding the alleged conduct, and (6) any other available and relevant information. Risk factors include:

- The nature and scope of the alleged conduct, including whether the reported behavior involves the use of a weapon, physical violence,\(^1\) or multiple Respondents;
- The respective ages and roles of the Complainant and Respondent;
- The risk posed to any individual or to the campus community by not proceeding, including the risk of additional violence;
- Whether there have been other reports of other prohibited conduct or other misconduct by the Respondent;
- Whether the report reveals a pattern of misconduct (e.g., via illicit use of drugs or alcohol) at a given location or by a particular group;
- The University’s obligation to provide a safe and non-discriminatory environment; and
- Whether any other aggravating circumstances or signs of predatory behavior are present.

The University invites Respondents to participate fully in all aspects of the complaint resolution process. If a Respondent elects not to participate in any part of the process, the University may proceed without the Respondent’s participation. Respondents will be held accountable for any outcomes issued, even if they decline to participate.

The University invites witnesses to participate in investigation processes. The University will not compel an individual to participate in the investigation.

The Office of Civil Rights and Title IX Compliance will draw no adverse inference from a decision by any party or witness not to participate.

All participants have the responsibility to be completely truthful with the information they share at all stages of the process. Any individual who knowingly or intentionally provides false information as part of a report or investigation under this Policy will be subject to discipline in accordance with the procedures set forth in the Student Handbook.

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\(^1\) Physical violence means exerting control over another person through the use of physical force. Examples of physical violence include hitting, punching, slapping, kicking, restraining, strangling, and brandishing or using a weapon.
Faculty Handbook, or Staff Handbook. This provision does not apply to a good faith report that is not substantiated or proven by a preponderance of the evidence.

**Privacy and Sharing of Information**

The University considers reports and investigations to be private matters for the parties involved. For that reason, the University will protect the identity of persons involved in reports of alleged violations of this Policy to the best of its ability. The University will only share personally identifiable information with persons with a need to know such information in order for the University to investigate and respond to the report or to provide resources or support services. The identities of witnesses are typically shared with the parties, however, based on the specific facts, requests, and circumstances of a particular case, the Office of Civil Rights and Title IX Compliance has discretion to anonymize witnesses when appropriate. The University does not publish the names nor post identifiable information about persons involved in a report of discrimination, harassment, or sexual misconduct in the University Police Daily Crime Log (Blotter) or elsewhere online.

All participants in an investigation will be informed that privacy enhances the integrity of the investigation, protects the privacy interests of the parties, and protects the participants from statements that might be interpreted to be retaliatory. For these reasons, the Complainant and Respondent will be asked at the beginning of the investigation to keep the information related to the investigation and resolution private, to the extent consistent with applicable law. Witnesses and advisors will be asked to keep any information learned in an investigation meeting private, to the extent consistent with applicable law.

Certain types of policy violations are considered crimes for which the University must disclose crime statistics in its Annual Security Report that is provided to the campus community and available to the public. These disclosures will be made without including personally identifying information.

**Case Resolution Timeline**

The University strives to resolve all cases in a prompt and timely manner. Although the length of each investigation will vary based on the circumstances of the case, the University strives to complete each investigation within ninety (90) calendar days of sending the written notice of investigation.

Additionally, the timeline for a case may be affected by breaks in the academic calendar, availability of the parties and witnesses (including due to a leave of absence), scope of the investigation, need for interim actions, and other unforeseen or exigent circumstances. The parties will be periodically updated on the status of their case. In cases where there is a simultaneous law enforcement investigation, the University may need to temporarily delay its investigation while law enforcement gathers evidence.

However, the University will generally proceed with its investigation and resolution of a complaint during any law enforcement investigation.

**Conflicts of Interest, Bias, and Procedural Complaints**
No investigator, panelist, or appeal reviewer will make findings or determinations in a case in which they have a material conflict of interest or material bias. Any party who believes one or more of these University officials has a potential material conflict of interest or material bias must raise the concern to the Office of Civil Rights and Title IX Compliance within two (2) calendar days of discovering the potential conflict so that the Office of Civil Rights and Title IX Compliance may evaluate the concern and find a substitute, if appropriate. The Associate Vice President for Civil Rights and Title IX Compliance or their designee will determine whether a conflict of interest exists. The failure of a party to timely raise a concern of a conflict of interest or bias may result in a waiver of the issue for purposes of any appeal.

**Standard of Evidence**

The University uses the preponderance of the evidence standard in investigations of complaints alleging discrimination, harassment or sexual misconduct and any related violations. This means that the investigation determines whether it is more likely than not that a violation of the policy occurred.

**Advisor/Legal Counsel**

An advisor is a support person who may be present to provide support to a Complainant or Respondent throughout an investigation, alternative resolution, and/or sanctioning process. An advisor may not be a party or witness in the matter or a related matter. An advisor may be an attorney. A representative from the University’s Office of General Counsel may attend any proceeding where an attorney is serving as an advisor for any party is present. A union representative may serve as an advisor, where applicable.

Complainants and Respondents may be accompanied by one advisor throughout the investigation and any sanctioning process or alternative resolution, provided that the involvement of the advisor does not result in an undue delay of the process. It is the responsibility of each party to coordinate scheduling with their advisor for any meetings. An advisor may not speak, write, or otherwise communicate with an investigator, panelist, or appeal reviewer on behalf of the Complainant or Respondent. The Office of Civil Rights and Title IX Compliance will not allow an advisor to review any document or to attend any meeting in the absence of the Party they are assisting. The Office will not consider or accept submissions and information from an advisor. If an advisor attempts to present information or submit documents on behalf of any Party, the Office will notify the Party and provide the Party a reasonable amount of time to submit the information or documents directly, however the Office will not extend procedural deadlines for this reason. If the Party elects not to submit the information or documents, the Office will not consider such information in the investigation or any resolution. Advisors may not engage in behavior or advocacy that harasses, abuses, or intimidates either party, a witness, or individuals involved in resolving the complaint. Advisors who do not abide by these guidelines may be excluded from the process.

Where a Party is a Student, prior to an Advisor participating in any meeting or receiving any documents as part of any process under this Policy, the Party must execute a FERPA waiver permitting the advisor to have access to the Party’s education records related to the process.
B. Initial Inquiry

Upon receipt of a report of discrimination, harassment or sexual misconduct, or when a Complainant otherwise chooses to move forward with the complaint resolution process, the first step is an initial inquiry. An initial inquiry is an assessment by the Office of Civil Rights and Title IX Compliance as to whether the allegations, if substantiated, would rise to the level of a violation of University Policy(ies); a determination of the specific policy(ies) implicated; and an assessment of appropriate University response.

As a result of the initial inquiry, the Office of Civil Rights and Title IX Compliance may determine that the conduct reported falls under the scope of the University’s Interim Policy on Title IX Sexual Harassment and proceed to apply the procedures of that policy.

If the Office of Civil Rights and Title IX Compliance determines that the conduct reported cannot fall under the scope of the Interim Policy on Title IX Sexual Harassment but could fall within the scope of this Policy, the possible next steps include:

- Close the Case: The Office may close a case when insufficient information exists to move forward or when the alleged misconduct—even if substantiated—would not be a violation of policy. The Office may, in its discretion, reopen a case in the future if additional information becomes available.
- Educational Response (See section C below)
- Administrative Review (See section D below)
- Alternative Resolution (See section E below)
- Formal Resolution (See section F below)

C. Educational Response

Educational response involves measures taken by the University in response to a report of discrimination, harassment or sexual misconduct when formal resolution is not desired by the person who may have experienced the misconduct, when there is not enough information to proceed with a formal resolution process against a known Respondent, and/or where the Office of Civil Rights and Title IX Compliance deems it an appropriate response. Educational response is not used where the Office of Civil Rights and Title IX Compliance has determined that the University must proceed with an investigation. (See Participation in Process, above)

An educational response does not result in findings related to responsibility or in sanctions. An educational response does not preclude further steps, including formal resolution or alternative resolution, if a complaint is later made or additional information is received by the Office of Civil Rights and Title IX Compliance. Educational response may include, but is not limited to:

- An educational meeting with the subject of the report
- Training for a group or unit
- An advisory letter

D. Administrative Review

The Office of Civil Rights and Title IX Compliance has the discretion and authority to conduct an administrative review when formal resolution is not desired by the person
who may have experienced the misconduct, when there is not enough information to proceed with a formal resolution process against a known Respondent, and/or where the Office of Civil Rights and Title IX Compliance deems it an appropriate response.

In determining whether to conduct an administrative review of allegations, the Office will consider all known information, including (1) the nature and the severity of the allegations, (2) whether the allegations are amenable to resolution through other channels, such as human resources intervention; (3) the history of prior complaints regarding the same individuals, department, and/or area; (4) the expressed wishes, if known, of the affected individual; and (5) any other pertinent information.

Upon initiation of an administrative review, the Office of Civil Rights and Title IX Compliance will notify the head of the department/unit/area and the relevant human resources professionals of the commencement and scope of the review. Administrative reviews will include interviewing witnesses and reviewing pertinent documents and will normally be concluded within ninety (90) calendar days. The timeframe may be extended for good cause, which may exist if additional time is necessary to ensure the integrity and completeness of the review, to comply with a request by external law enforcement for temporary delay to gather evidence or a criminal investigation, to accommodate the availability of witnesses, to account for University breaks or vacations, to account for complexities of a case, including the number of witnesses and volume of information provided by the parties, or for other legitimate reasons. The Office of Civil Rights and Title IX Compliance will then produce a written report outlining the findings of the Administrative Review and any recommended action items to the executive responsible for the department/unit/area. The same level of confidentiality applicable in formal resolution processes will apply to administrative reviews.

E. Alternative Resolution

In matters where a complaint has been filed and has passed initial inquiry, the parties may elect to resolve the matter through Alternative Resolution. Both Complainant(s) and Respondent(s) may request Alternative Resolution. Alternative Resolution is voluntary, and the University will not require parties to engage in this process. Alternative Resolution utilizes informal resolution mechanisms to resolve complaints of sexual misconduct, discrimination, or harassment.

All parties to a Formal Complaint MUST agree to participate in Alternative Resolution. If any party does not agree, the matter must proceed to the investigation and formal resolution/hearing process.

The University utilizes various forms of informal resolution options. Parties interested in alternative resolution will receive a written notice disclosing:

- The allegations,
- The requirements of the chosen alternative resolution process,
- The right to consult an advisor, and
- Notice that at any time prior to agreeing to a resolution, any party has the right to withdraw from the alternative resolution process and resume the Complaint Resolution Process with respect to the Formal Complaint.

In the event a party withdraws from the alternative resolution process, or the process is terminated by the facilitator, records from the alternative resolution process will not be
shared with those investigating the matter but may be maintained by the Office of Civil Rights and Title IX Compliance (OCR).

All parties will be asked to provide voluntary, written consent to the alternative resolution process before it begins. This process will not be used to resolve allegations that an employee subjected a student to Title IX Sexual Harassment as defined in the Interim Title IX Sexual Harassment policy. Alternative Resolution must be deemed as an appropriate option by the Title IX Coordinator or their designee in order to move forward. In assessing the appropriateness of alternative resolution, considerations may include, but are not limited to, the physical health and/or safety of the campus community, the severity of the conduct, and whether there have been any prior policy violations.

Alternative Resolution may include, but is not limited to, Facilitated Agreements. Facilitated Agreements are communications between the parties where a facilitator(s) serves as an intermediary to help the parties reach a mutually agreed upon resolution to the complaint. Parties may engage in Facilitated Agreements either directly (Facilitated Dialogue) or indirectly (Shuttle Negotiation). Examples of resolution terms obtained through this process, may include but are not limited to:

- Participation in educational offerings
- Restrictions from participation in campus events and/or registered student organizations
- Administrative and/or academic changes
- Relocation or removal from on-campus housing
- No Contact Directive

Agreements reached as part of alternative resolution are final and cannot be appealed. Alternative resolution can be terminated by either party prior to an agreement being signed. The Title IX Coordinator or their designee may also terminate the alternative resolution process if they believe it is no longer an appropriate option for the parties. The decision to terminate an alternative resolution process will be based on factors such as the nature and/or severity of the conduct described in the report, concerns related to safety/risk to campus community, or if the parties are unable to reach a mutual resolution agreement.

Anyone serving as an alternative resolution facilitator will be trained in accordance with current state and federal requirements. The Title IX Coordinator or their designee will be responsible for assigning a facilitator(s) to particular matters. The facilitator(s) for the alternative resolution process must not be the same person as the investigator or decision maker in a particular matter.

F. Formal Resolution

Notification to Respondent

The complaint resolution process operates under a standard of fairness for all parties involved. Within seven (7) calendar days of completing an initial inquiry resulting in the decision to begin the Formal Resolution process, the Office of Civil Rights and Title IX Compliance will provide written notice to the parties whose identities are known that
includes:

- Notice of Northwestern’s complaint resolution process.
- Sufficient details of the allegations known at the time so that the parties may prepare a response before an initial interview with the investigator(s), including:
  - the identities of the parties involved in the incident, if known;
  - the conduct alleged to constitute a violation of policy; and
  - the date and location of the incident(s), if known.

The written notice will inform the parties of the University’s prohibitions on retaliation and knowingly making false statements or knowingly submitting false information during the complaint resolution process.

If, in the course of an investigation, the University decides to investigate additional allegations about the Complainant or Respondent that arise that were not included in the initial notice, the Office of Civil Rights and Title IX Compliance will provide notice of the additional allegations to the parties whose identities are known pursuant to the requirements above.

**Acceptance of Responsibility**

Prior to the conclusion of an investigation, the Respondent may elect to take responsibility for the prohibited conduct by contacting the Office of Civil Rights and Title IX Compliance in writing. Following an acceptance of responsibility, the Office of Civil Rights and Title IX Compliance may solicit additional information relating to the matter. The Office of Civil Rights and Title IX Compliance will issue a brief outcome determination to the parties summarizing the allegations and stating the Respondent has accepted responsibility, and will refer the matter to the appropriate office for sanctioning as delineated in the resolution sections below. Following the determination of sanctions, parties may appeal the sanctions imposed but not the finding(s) of responsibility as accepted by Respondent. In the event a Respondent decides to accept responsibility for some but not all of the allegations, the Office of Civil Rights and Title IX Compliance will determine whether to sever the matter, sending the allegations for which the Respondent has accepted responsibility to the appropriate office for sanctioning and continuing with the formal resolution process for the remaining allegations. Alternatively, the Office may determine it will proceed with the formal resolution process for all allegations.

**Withdrawal of Complaint**

At any time prior to the conclusion of an investigation, the Complainant may request to withdraw the complaint, or any discrete allegations in the complaint, by contacting the Office of Civil Rights and Title IX Compliance in writing. The Office of Civil Rights and Title IX Compliance will determine whether to close the case or whether it is necessary to continue with the formal resolution process with regard to any or all allegations without the Complainant’s continued participation.

**Investigation**

The Office of Civil Rights and Title IX Compliance investigates complaints proceeding
through formal resolution. Depending upon the circumstances, one or more investigators will be assigned from the Office of Civil Rights and Title IX Compliance. In some cases, another University office may conduct an investigation under the direction of the Office, or an outside investigator may be retained. All investigators are trained on applicable law and the University’s policies and procedures. Depending on the circumstances and in its discretion, the University may either consolidate or sever the investigation and/or sanctioning of multiple complaints involving the same Respondent and/or complaints where the parties have made discrimination, harassment or non-Title IX sexual misconduct allegations against each other. In the event a community member with multiple affiliations with the University (e.g., a staff member who is also a student) is found to have violated this policy, the University may initiate multiple sanctioning processes to address the violation in relation to each affiliation.

During the investigation, the investigator(s) will identify, elicit, and gather evidence related to the alleged misconduct, including inculpatory and exculpatory evidence. The burden of gathering evidence sufficient to reach a determination of whether or not a policy violation has occurred lies with the University and not with the parties.

During the investigation, the Complainant will have the opportunity to describe their allegations and present supporting evidence to the investigator(s). The Respondent will have the opportunity to hear the allegations, respond to them, and present supporting evidence to the investigator(s). No Party or Witness is required to participate in the investigation, and the Investigator will draw no adverse inference from a decision by any party or witness not to participate.

The Investigator will record, with permission of the Party or Witness, and transcribe (or arrange for transcription of) all interviews. For Parties or Witnesses who elect not to have their interview recorded, the Investigator will prepare a statement of the interview, and the Party or Witness who declined to be recorded will be given the opportunity to review the interview statement of their own interview and correct spelling/grammar and factual errors and provide clarification if needed. The Investigator may address any substantive comments or corrections submitted in the investigative report.

Meetings that do not constitute an interview are not audio or video recorded by the University, and may not be recorded by any participant. Parties and witnesses may take notes during investigation meetings. The Complainant and Respondent will have an equal opportunity to present names of potential witnesses and to propose questions the investigator(s) might ask the other party or witnesses. Complainants and Respondents may identify potential factual witnesses but may not present character witnesses. The investigator(s) will take the witness lists provided by the Complainant and Respondent into consideration when identifying the witnesses they will interview and what questions they might ask each witness, but these decisions are solely within the investigator’s discretion. The investigator(s) retain discretion to limit the number of witness interviews the investigator(s) conduct if the investigator finds that testimony would be unreasonably cumulative, or if the witnesses do not have information relevant to the allegations at issue. The investigator(s) may also choose to interview other witnesses not identified by the parties.

Generally, the investigator(s) will meet with each party and each witness separately and may hold multiple meetings with a party to obtain all necessary information. The parties
may submit additional materials or information to the investigator(s) at any time before the conclusion of the investigation.

Report review procedures

1. Preliminary Investigative Report:

After each party has had the opportunity to meet with investigator(s), identify witnesses, provide evidence, and suggest questions, and the investigator(s) have completed witness interviews and the gathering of evidence, the investigator(s) will prepare a preliminary investigative report. The preliminary investigative report will include a summary of the relevant information provided by Complainant, Respondent, and each witness, and a copy and/or written summary of all relevant evidence collected during the investigation. The preliminary investigative report will not contain any findings.

The parties will be provided with an opportunity to review the preliminary investigative report and respond in writing. Typically, the report will be provided to each party electronically via the University’s chosen cloud storage platform. Parties are expected to maintain the privacy of this document and may view but not download or distribute this document. Unauthorized distribution of this document may result in referral to the appropriate office for disciplinary action.

The parties may each submit written comments, feedback, additional documentary evidence, requests or additional steps in the investigation, suggest written relevant questions for any party or witness, names of additional witnesses, or any other information they deem relevant to the investigator(s), up to twenty (20) pages, within ten (10) calendar days after the preliminary report is made available for review. The Office of Civil Rights and Title IX Compliance may, in its discretion, waive or adjust the page or time limit for the feedback.

The investigator(s) will review the written feedback provided by the parties and conduct any additional investigation necessitated by that feedback. In the event new, relevant information has been provided, the investigator(s) will prepare a second preliminary investigative report incorporating the new relevant information. In the event a second preliminary report has been prepared, the parties will be provided a copy of the second preliminary investigative report and will have a second and final opportunity to review the new information and provide any written feedback as described above before the investigator(s) proceed with finalizing the report. The parties may each submit up to ten (10) pages of feedback regarding the new information within ten (10) calendar days after it is made available for review.

The parties are permitted to review the preliminary investigative report and second preliminary investigative report solely for the purposes of this complaint process and may not photograph or disseminate the report to the public.
Final Investigative Report and Outcome

After reviewing all feedback submitted by the parties to the preliminary investigative report(s), the investigator(s) will incorporate all relevant feedback into a final investigative report. The final investigative report will contain all information from the preliminary report, any response to the preliminary report submitted by the Complainant and/or Respondent, and any additional information gathered. The Investigator(s) will make a determination based on a Preponderance of the Evidence whether there is sufficient evidence to support a finding of responsibility for a violation of the Policy (and, where applicable, any other relevant policies). The Investigator(s) will provide the full rationale for the findings, including an analysis of the available information, in the final investigative report. The Investigator(s)’ determination will be based solely on the evidence contained within the final investigative report. The Associate Vice President for Civil Rights and Title IX Compliance or their designee will review and approve the final investigative report before the Investigator issues the report.

Complainant and Respondent will both be notified simultaneously in writing of the final investigative report and outcome of the investigation and provided access, via the University’s chosen cloud storage platform, to review the final investigative report and all attached materials, which are not otherwise privileged. The notifications will include findings related to alleged violations of policy and the rationale for all findings. If the complaint presents more than a single allegation of misconduct, a finding will be made separately as to each allegation.

1. Resolution of cases where no violation has been found

Complainants and Respondents will be notified of their appeal rights and appeal procedures. As noted above, the University encourages the parties to maintain privacy of all communications related to findings.

2. Resolution of cases where a violation has been found

If Respondent is found to be responsible for one or more policy violations, the notification of findings will include information regarding the sanctioning process. In determining sanctions, the decision maker for sanctions has the following objectives:

- Promoting safety and protecting the University community;
- Sanctioning individuals for violating this Policy and deterring them from similar future behavior;
- Ending conduct;
- Taking steps reasonably calculated to prevent the future reoccurrence of the conduct;
- Restoring the Complainant to their pre-deprivation status, to the extent practical and possible.

Sanctions will be recommended and/or determined as follows:
• **For student Respondents**, in the event a policy violation is found, the Office of Civil Rights and Title IX Compliance will provide the final investigative report to the Office of Community Standards who will determine sanctions and corrective actions in accordance with the procedures set forth in the Student Handbook. The Office of Community Standards will provide written notice of any sanction(s) imposed to the parties for violations of this policy simultaneously within seven (7) calendar days of the sanctioning decision. The notice will reference findings made by the Office of Civil Rights and Title IX Compliance and will include the sanction(s), a summary of the rationale, and information about the appeal process.

• **For staff Respondents**, in the event a policy violation is found, the Office of Civil Rights and Title IX Compliance will provide the final investigative report to the Office of Human Resources and the Respondent's manager(s), who are responsible for deciding what sanctions or corrective actions should be imposed on the Respondent, in accordance with the procedures set forth in the Staff Handbook. The Office of Human Resources and/or Respondent’s manager will inform the Office of Civil Rights and Title IX Compliance in writing of any sanction or corrective action imposed contemporaneous with the written notice to Respondent.

• **For faculty Respondents**, in the event a policy violation is found, the Office of Civil Rights and Title IX Compliance will make a recommendation regarding whether the policy violation warrants considering termination or suspension. The final investigative report and the recommendation will be sent by the Office of Civil Rights and Title IX Compliance to the faculty member’s department chair, the dean, and the Associate Provost for Faculty. Next steps, including sanctions or corrective actions imposed, will be determined in accordance with the procedures set forth in the Faculty Handbook. The department chair, dean, and/or Associate Provost for Faculty will inform the Office of Civil Rights and Title IX Compliance in writing of any sanction or corrective action imposed contemporaneous with the written notice to Respondent.

• For Respondents holding any other status, sanctions and/or corrective actions will be determined by the appropriate University office, depending on the status of the Respondent. The appropriate office will inform the Office of Civil Rights and Title IX Compliance in writing of any sanction or corrective action imposed contemporaneous with the written notice to Respondent.

The Complainant will be notified of remedies offered or provided to the Complainant, sanctions imposed on the Respondent that directly relate to the Complainant, and any other steps the University has taken to prevent the recurrence and eliminate a discriminatory or hostile environment, if one was found to exist. In a case related to alleged sexual assault, stalking, or dating or domestic violence, the notification of sanction to the Complainant will also include all sanctions imposed on the Respondent, not just those directly related to the Complainant.

The Respondent will be informed of all sanctions imposed. The Respondent
generally will not be notified of the individual remedies offered or provided to the Complainant.

Both Complainants and Respondents are informed of appeal procedures. As noted above, the University encourages the parties to maintain privacy of all communications related to findings and sanctions.

G. Appeals

The Complainant or Respondent may appeal the findings and/or, if sanctions are imposed, the determination of sanctions. An appeal will be handled in a manner consistent with any applicable terms or procedures in the Faculty Handbook, Staff Handbook, Student Handbook, or applicable contract. Otherwise, the terms and procedures outlined in these guidelines will control.

An appeal must be made within ten (10) calendar days of the date of the written notification of the findings or, if sanctions are imposed, the written notification of the sanctioning determination. An appeal must be in writing and specify the basis for the appeal. An appeal is limited to fifteen (15) pages. The original finding is presumed to have been decided reasonably and appropriately by a preponderance of the evidence. The only grounds for appeal are as follows:

- New information discovered after the investigation that could not have reasonably been available at the time of the investigation and is of a nature that could materially change the outcome;
- Procedural errors within the investigation or resolution process that may have substantially affected the fairness of the process; or
- An outcome (findings and/or sanctions) that was manifestly contrary to the weight of the information presented (i.e., obviously unreasonable and unsupported by the great weight of information).

If either party submits an appeal, the other party will be provided with a copy of the appeal and given ten (10) calendar days to submit a written response. A written response is limited to fifteen (15) pages. The relevant appeal reviewer may, in their discretion, adjust the time limit for the appeal and/or response.

In the event sanctions were imposed, it shall be in the discretion of the Associate Vice President for Civil Rights and Title IX Compliance or their designee and the sanctioning office whether the sanctions shall be implemented or stayed pending resolution of an appeal.

Any appeal must be submitted electronically to the Office of Civil Rights and Title IX Compliance at OCR@northwestern.edu or submitting an appeal form.

 Appeals will be handled by the following reviewers, who may delegate the review of an appeal to a designee, and will delegate review in any case in which they cannot serve as an impartial reviewer.

- An appeal of a complaint against a student will be addressed by the Director of
Community Standards or their designee.

- An appeal of a complaint against a faculty member will be addressed by Associate Provost for Faculty or their designee.
- An appeal of a complaint against a staff member or Respondent of any status not named above will be addressed by Vice President for Human Resources or their designee.

An appeal of a complaint against a student will be addressed by:

The appeal will be decided as expeditiously as possible, though the timeframe may vary based on the scope of the appeal or unforeseen circumstances. A written decision regarding the appeal will be issued to the parties simultaneously within seven (7) calendar days of making a decision. The appellate reviewer may review the full case, beyond the aspects of the case outlined in the request for appeal. If the appellate reviewer does not find that any of the three grounds for appeal are present in the case, the outcome will be upheld. If the reviewer finds that any of the grounds for appeal are present in the case, they may amend the outcome, may issue a new outcome, or may refer the matter back to the investigator(s) for further consideration. A final outcome on an appeal is not subject to further appeal. The appeal reviewer will notify the Office of Civil Rights and Title IX Compliance in writing of their written decision contemporaneously with providing the decision to the parties.

III. Resources

A. Confidential Support, Advocacy, and Counseling Resources

The following Confidential Resources are available for individuals to discuss incidents and issues related to discrimination, harassment, and/or sexual misconduct on a confidential basis. Confidential Resources are not obligated to disclose reports of sexual misconduct to the Office of Civil Rights and Title IX Compliance (under any circumstance) or law enforcement (except in very limited situations, such as when failure to disclose the information would result in imminent danger to the individual or to others or as otherwise required by law).

Confidential Resources can provide information about University and off-campus resources, support services and other options. As noted above, because of the confidential nature of these resources, disclosing information to or seeking advice from a Confidential Resource does not constitute a report or complaint to the University and will not result in a response or intervention by the University. A person consulting with a Confidential Resource may later decide to make a report to the University and/or law enforcement.

The Medical Resources in Section III(B) are also confidential resources and are not obligated to disclose reports of sexual misconduct to the Office of Civil Rights and Title IX Compliance (under any circumstance) or law enforcement (except in very limited situations, such as when failure to disclose the information would result in imminent danger.

12 The Staff Handbook provides an additional process for staff members appealing a sanction of termination.
13 For additional information, see Northwestern’s Resource Guide on Non-Title IX Sexual Misconduct (http://www.northwestern.edu/sexual-misconduct/docs/NonTitleIXResourceGuide.pdf). Print copies are available by contacting the Office of Civil Rights and Title IX Compliance, at (847) 467-6165.
On-Campus Confidential Resources

<table>
<thead>
<tr>
<th>Resource</th>
<th>Contact Information</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARE: Center for Awareness, Response &amp; Education(^{14,15})</td>
<td>Evanston Campus: 633 Emerson Street, 3rd Floor (847) 491-2054 <a href="mailto:care@northwestern.edu">care@northwestern.edu</a> <a href="http://www.northwestern.edu/care">www.northwestern.edu/care</a></td>
<td>CARE is a confidential space for students impacted by sexual violence, relationship violence, or stalking, including friends or partners of survivors. CARE can be an advisor through the University complaint resolution process. Advocates can provide a space to process, ask questions, safety plan, and learn more about the impact of trauma. CARE also hosts a trauma support group and can connect with legal and medical advocacy, free counseling, and support groups on and off campus.</td>
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<tr>
<td>CAPS: Counseling and Psychological Services*</td>
<td>Evanston Campus: 633 Emerson Street, 2nd Floor (847) 491-2151 (24-hours) Chicago Campus: Abbott Hall, 5th Floor 710 N. Lake Shore Drive (847) 491-2151 (24-hours) <a href="http://www.northwestern.edu/counseling/">www.northwestern.edu/counseling/</a></td>
<td>Provides counseling services to students, also provides a counselor on call 24 hours a day.</td>
</tr>
<tr>
<td>Religious &amp; Spiritual Life</td>
<td>Evanston Campus: 1870 Sheridan Road (847) 491-7256 <a href="mailto:spiritual.life@northwestern.edu">spiritual.life@northwestern.edu</a> <a href="http://www.northwestern.edu/religious-life/">www.northwestern.edu/religious-life/</a></td>
<td>Provides spiritual guidance for students and other members of the University community.</td>
</tr>
<tr>
<td>Faculty Wellness Program*</td>
<td>Director Gaurava Agarwal, MD <a href="mailto:gagarwal@nm.org">gagarwal@nm.org</a> <a href="https://hr.northwestern.edu/well-being/programs/faculty-wellness/">https://hr.northwestern.edu/well-being/programs/faculty-wellness/</a></td>
<td>Provides free consultations for faculty members to identify appropriate resources for personal and professional concerns. Resources may be offered over the phone, or faculty members can</td>
</tr>
</tbody>
</table>

\(^{14}\) CARE is designated as the University’s confidential advisor under the Illinois Preventing Sexual Violence in Higher Education Act.

\(^{15}\) Note: Some staff and faculty may be confidential resources in some aspect of their work for the University (e.g. physicians), but are subject to the University’s reporting obligation for information learned in connection with their work for the University outside of a confidential relationship. For example, physicians are confidential resources with respect to information shared with them by patients, but are obligated to report sexual misconduct of which they become aware through work not related to patient care, such as work in labs, classrooms, or student advising.
<table>
<thead>
<tr>
<th>Resource</th>
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<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Employee Assistance Program</strong></td>
<td>(888) 881-5462 (24 hours)</td>
<td>Provides confidential crisis intervention and short-term counseling for faculty and staff, as well as their household family members at no cost.</td>
</tr>
<tr>
<td></td>
<td><a href="https://www.northwestern.edu/hr/benefits/well-being/programs/employee-assistance-program/index.html">https://www.northwestern.edu/hr/benefits/well-being/programs/employee-assistance-program/index.html</a></td>
<td></td>
</tr>
<tr>
<td><strong>Office of the Ombudsperson</strong></td>
<td>Evanston Campus: <a href="mailto:ombuds@northwestern.edu">ombuds@northwestern.edu</a> <a href="https://www.northwestern.edu/ombuds/">https://www.northwestern.edu/ombuds/</a></td>
<td>Provides confidential and informal assistance for resolving university-related concerns, is independent of the university's formal administrative structure, and considers all sides of an issue in a neutral manner.</td>
</tr>
</tbody>
</table>

**Off-Campus Confidential Resources**

<table>
<thead>
<tr>
<th>Resource</th>
<th>Contact Information</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Hotlines</strong></td>
<td>Chicago Metro Rape Crisis Hotline (YWCA): (888) 293-2080 Chicago Domestic Violence Line: (877) 863-6338 Evanston Domestic Violence Line (YWCA): (877) 718-1868 RAINN: Rape, Abuse &amp; Incest National Network (800) 656-HOPE <a href="https://hotline.rainn.org/">https://hotline.rainn.org/</a> (online hotline)</td>
<td>All hotlines provide 24 hour (7 days/week) crisis counseling and information regarding sexual assault, dating violence, and stalking. Survivors and friends of survivors can call.</td>
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<td></td>
<td></td>
<td><em>Note: the hotlines can also provide information on local hospitals, such as what hospitals will have a victim advocate or SANE (Sexual Assault Nurse Examiner) available.</em></td>
</tr>
<tr>
<td><strong>Center on Halsted (LGBTQ Services)</strong></td>
<td>3656 N. Halsted St, Chicago (7 days a week, 8 a.m. to 9 p.m.) LGBTQ Violence Resource Line: (773) 472-6469 <a href="http://www.centeronhalsted.org/avp">http://www.centeronhalsted.org/avp</a></td>
<td>Services include: counseling services; connecting individuals with professional help, law enforcement, agencies, services, and other providers.</td>
</tr>
<tr>
<td><strong>in*power (LGBTQ Survivor Support Services)</strong></td>
<td>4025 N. Sheridan Rd, Chicago (773) 388-1600 ext 3680 <a href="mailto:in.power@howardbrown.org">in.power@howardbrown.org</a> <a href="http://www.howardbrown.org/inpower/">http://www.howardbrown.org/inpower/</a></td>
<td>Services include: STI testing and treatment, short-term case management, linkage to community resources, holistic health referrals, support groups for young people and adults, legal advocacy</td>
</tr>
</tbody>
</table>
| **Resilience (Formerly known as Rape Victim Advocates)** | Main Office: 180 N. Michigan Ave, Suite 600, Chicago (312) 443-9603  
www.ourresilience.org | Services include: medical and legal advocacy, counseling services (individual and group). Services are free for survivors or friends/partners of survivors. |
|---|---|---|
| **YWCA- Evanston** | 1215 Church St, Evanston (847) 864-8445  
https://www.ywca-ens.org | Services include: counseling and support for survivors of dating/domestic violence, legal advocacy, and residential services (emergency shelter) |
| **Life Span Center for Legal Services and Advocacy** | 70 E. Lake Street, Suite 600, Chicago (312) 408-1210  
life-span@life-span.org  
www.life-span.org | Services include (for survivors of DV, SV, and stalking): legal services, legal advocacy (i.e. assistance with Orders of Protection, etc.), and counseling |
| **Center for Contextual Change** | 9239 Gross Point Road #300, Skokie (847) 676-4447 x304 (for appointments or a confidential assessment)  
www.centerforcontextualchange.org | Referrals for survivors of sexual and domestic/dating violence:  
individual and group counseling.  
Referrals for perpetrators of sexual and domestic/dating violence:  
individual and group counseling |
| **Apna Ghar** | 4350 North Broadway, 2nd Floor  
Chicago, IL 60613  
(773) 334-4663  
www.apnaghar.org | Services include: 24/7 crisis line, legal advocacy, counseling, emergency shelter |
| **Mujeres Latinas en accion** | 2124 West 21st Place Chicago, IL 60608  
(773) 890-7676  
www.mujereslatinasenaccion.org | Services include: counseling, legal advocacy, medical advocacy |
| **Greenlight Family Services (Formerly Porchlight Counseling Services)** | (773) 750-7077 confidential helpline and intake  
http://greenlightfamilyservices.org/services/counseling  
| Services include: free counseling for survivors of sexual and/or domestic/dating violence |
| **KAN-WIN** | Offices in Chicago and Park Ridge (773) 583-1392 (Chicago)  
(847) 299-1392 (Park Ridge)  
24-hour Hotline: (773) 583-0880  
www.kanwin.org | Services include: (multi-lingual) free counseling, legal advocacy (assistance with protective orders/court accompaniment), and immigration protection for Asian-American or Asian immigrant survivors of sexual and/or domestic violence. |
| **DC Rape Crisis Center** | PO Box 42734 Washington, DC 20015  
Business: 202-232-0789  
TTY: 202-328-1371  
Hotline: 202-333-7273 http://dercc.org/ | Services include: Individual & group counseling (English and Spanish); a 24-hour crisis hotline; community education & outreach |
| **Network for Victim Recovery of DC** | 6955 Willow St. NW #501 Washington, DC 20012  
(202) 742-1727  
info@nvrdc.org  
http://nvrdc.org | Services include: free case management and legal services to victims of crime |
| **M.U.J.E.R. (Miami)** | 27112 South Dixie Highway Naranja, FL 33032  
Helpline/Hotline:  
(305) 763-2459  
(305) 247-1388  
http://www.mujerfla.org | Services include: 24-hour hotline, information and referral, crisis intervention, advocacy and accompaniment, crisis counseling, medical referrals, and case management. |
| **Survivors’ Pathway (Miami)** | 1801 Coral Way, Suite 200  
Miami, Florida 33145  
(786) 275-4364  
http://survivorspathway.org | Services include: counseling and social services |
| **San Francisco Women Against Rape** | 3543 18th Street #7  
San Francisco, CA 94110  
(415) 861-2024  
(415) 647-7273 (24-hour hotline)  
http://sfwar.org | Services include: 24-hour crisis hotline, counseling and support groups, legal advocacy, medical accompaniment and advocacy, and case management |
| **Trauma Recovery Center (San Francisco)** | 2727 Mariposa Street, Suite 100  
San Francisco, CA 94110  
(415) 437-3000  
http://traumarecoverycenter.org/ | Services include: medical services for acute sexual assault and support services to survivors of interpersonal violence. |

**B. Seeking Confidential Medical Assistance in the United States**

Experiencing any form of violence or sexual misconduct is difficult and overwhelming. Survivors often experience a range of emotions, including fear, anxiety, and confusion, and may be unsure of what they want to, or should, do next. Regardless of whether the individual chooses to report the incident, the University strongly encourages survivors of any form of violence to seek medical attention as soon as possible, even if they feel no injury was sustained. Medical assistance providers can treat visible physical injuries and identify injuries that may not be visible, and, where appropriate, also address concerns regarding sexually transmitted infections and pregnancy, and provide emergency contraception (if requested). In addition, a hospital can test for the presence of alcohol or drugs (e.g., “date rape” drugs) and perform a rape evidence collection procedure (see Section III(D)(2)), which are also strongly recommended to preserve all legal remedies.

As noted above, the Medical Resources in Sections III(B) are also confidential resources and are not obligated to disclose reports of sexual misconduct to the Office of Civil Rights and Title IX Compliance (under any circumstance) or law enforcement (except in very limited situations, such as when failure to disclose the information would result in imminent danger to the individual or to others or as otherwise required by law).

1. **Medical Services Available On or Near the Evanston and Chicago Campuses**
Northwestern University Health Service\textsuperscript{16}  
Evidence collection kit cannot be provided; CARE staff can be contacted to provide support services, if desired. (See Section II(A) for more information on CARE.)

Evanston Campus: 633 Emerson Street, Evanston  
Phone: (847) 491-8100 (RN call service available 24 hours)  
Website: \url{http://www.northwestern.edu/healthservice-evanston/}  
(for regular hours of operation and 24-hour emergency contact info)

Chicago Campus: 675 North St. Clair Suite 18-200, Chicago  
Phone: (312) 695-8134  
Website: \url{http://www.northwestern.edu/healthservice-chicago}  
(for regular hours of operation and 24-hour emergency contact info)

NorthShore University Health System/ Evanston Hospital, Emergency Dept.  
(24 hours)  
Evidence collection kit available at no charge; Evanston Police Victim Services advocate can be present to provide support services, if desired.

Location: 2650 Ridge Avenue, Evanston  
Phone: (847) 570-2111 (emergency room)  
Website: \url{http://www.northshore.org/locations/our-hospitals/evanston-hospital/}  
(for more information or to request an appointment online)

Northwestern Memorial Hospital, Emergency Department (24 hours)  
Evidence collection kit available at no charge; Advocate from Resilience will be present to provide support services, if desired.

Location: 251 E Huron Street, Chicago  
Phone: (312) 926-2000  
Website: \url{https://www.nm.org/locations/northwestern-memorial-hospital}  
(for more information)

Amita Health St. Francis Hospital, Emergency Services (24 hours)  
Evidence collection kit available at no charge; Evanston Police victim services advocate can be present to provide support services, if desired.

Location: 355 Ridge Avenue, Evanston  
Phone: (847) 316-4000  
Website: \url{https://www.amitahealth.org/location/amita-health-saint-francis-hospital-evanston-emergency-room}

\textsuperscript{16}All staff in University Health Services (including team athletic trainers and team physicians) and staff in the Office of Health Promotion and Wellness are considered confidential resources.
Under Illinois law, medical personnel are required to alert police when it reasonably appears that the person requesting treatment has sustained an injury as a victim of a criminal offense, including sexual assault or violence, but individuals have the right to refuse to speak to police.

2. Medical Services Available Near the Miami, Florida Campus

Jackson Memorial Hospital Roxcy Bolton Rape Treatment Center (5.8 miles from campus)

*Evidence collection kit available at no charge.*

Location: 1611 NW 12th Avenue Institute Annex 1st Floor,
Miami Phone: (305) 585-7273
Website: [https://jacksonhealth.org/locations/roxcy-bolton-rape-treatment-center/](https://jacksonhealth.org/locations/roxcy-bolton-rape-treatment-center/)

3. Medical Services Available Near the Washington, D.C. Campus

MedStar Washington Hospital Center (2.9 miles from campus)

*Evidence collection kit available at no charge via DC Forensic Nurse Examiners.*

Location: 110 Irving Street NW, Washington, D.C.
Phone: (202) 877-7000
Website: [https://www.medstarwashington.org](https://www.medstarwashington.org)

4. Medical Services Available Near the San Francisco Campus

Zuckerberg San Francisco General Hospital (7 miles from campus)

*Evidence collection kit available at no charge; additional/follow-up services available via theirRape Treatment Center.*

Location: 1001 Potrero Avenue, San Francisco
Phone: (628) 206-8000
Website: [http://zuckerbergsanfranciscogeneral.org/](http://zuckerbergsanfranciscogeneral.org/)

For information regarding seeking medical assistance at the Doha, Qatar (NU-Q) campus, please see Appendix A. Appendix A contains a complete summary of information regarding reporting sexual misconduct and receiving support (including confidential support) at the NU-Q campus.

C. Preserving Physical Evidence

Sexual misconduct offenses may also be crimes in the state or locality in which the incident occurred. For that reason, survivors of sexual misconduct often have legal options that they can pursue. For example, a survivor may seek a protective order from a court against the perpetrator(s); pursue a civil action against the perpetrator(s); and/or participate in a law enforcement investigation and criminal prosecution of the perpetrator(s). Regardless of whether an incident of sexual misconduct is reported to the
police or the University, Northwestern strongly encourages individuals who have experienced sexual misconduct to preserve evidence to the greatest extent possible, as this will best preserve all legal options for them in the future.

Additionally, such evidence may be helpful in pursuing a complaint with the University. While the University does not conduct forensic tests for parties involved in a complaint of sexual misconduct, results of such tests that have been conducted by law enforcement agencies and medical assistance providers may be submitted as evidence that may be considered in a University investigation or proceeding, provided they are available at the time of the investigation or proceeding.

Below are suggestions for preserving evidence related to an incident of sexual misconduct. It is important to keep in mind that each suggestion may not apply in every incident:

1. **General physical evidence preservation suggestions:**

   - In order to best preserve their legal options in the future, individuals should consider not altering, disposing of, or destroying any physical evidence of sexual misconduct.
   - If there is suspicion that a drink may have been drugged, an individual should inform a medical assistance provider and/or law enforcement as soon as possible so they can attempt to collect possible evidence (e.g., from the drink, through urine or blood sample).
   - Individuals can preserve evidence of electronic communications by saving them and/or by taking screen shots of text messages, instant messages, social networking pages, or other electronic communications, and by keeping pictures, logs, or copies of documents that relate to the incident and/or perpetrator.
   - Even if survivors choose not to make a complaint with the University regarding sexual misconduct, they may consider speaking with University Police or other law enforcement to preserve evidence. Please note that, as University employees, University Police would have to report the concern to the Office of Civil Rights and Title IX Compliance.

2. **Physical evidence preservation suggestions specific to sexual assault:**

   - Because some evidence, particularly evidence that may be located on the body, dissipates quickly (within 48-96 hours), individuals who have been sexually assaulted and wish to preserve evidence should go to a hospital or medical facility immediately to seek a medical examination and/or evidence collection. Under Illinois law, any cost for an emergency medical or forensic examination for a victim of sexual violence that is not covered by private insurance or Illinois Public Aid will be covered by the Illinois Department of Healthcare and Family Services, and should not be billed to the patient.
   - An individual who has been sexually assaulted and wishes to preserve evidence should, if possible, not shower, bathe, douche, smoke, brush teeth, eat, drink, use the bathroom, or change clothes or bedding before going to the hospital or seeking medical attention.
   - If the individual who has been sexually assaulted decides to change clothes
or bedding and wishes to preserve evidence, they should not wash the clothes worn or bedding used during the assault, and should bring them to a hospital, medical facility, or the police in a non-plastic (e.g., paper) bag.

- In Illinois, individuals who have been sexually assaulted may allow the collection of evidence even if they choose not to make a report to law enforcement. After the evidence is collected, Illinois law requires hospital staff to store it for two weeks. A sexual assault evidence collection kit may not be released by an Illinois hospital without written consent from the survivor.

D. Educational Training, Awareness, and Prevention Programs

When learning of conduct or behavior that may not meet the standards defined in the Policy, community members and the University are expected to take an active role in upholding this policy and promoting the dignity of all individuals. The University offers a variety of training, awareness, and prevention programs to help prevent discrimination, harassment, and sexual misconduct within the Northwestern community. The University strives to ensure that such programming is developed to be culturally relevant; trauma informed; inclusive of diverse communities and identities; sustainable; responsive to community needs; informed by research or assessed for value, effectiveness, and outcome; and considerate of environmental risk and protective factors as they occur on the individual, relationship, institutional, community, and societal levels.

Additionally, the University provides annual training to investigators, and hearing panel members are trained on issues related to discrimination, harassment, and sexual misconduct, and the University’s investigation and resolution procedures.

For information on educational training, awareness, and prevention programs offered each year, see: https://www.northwestern.edu/sexual-misconduct/education.

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17 The City of Chicago requires training annually, including: a. A minimum of one hour of sexual harassment prevention training and bystander training for all employees; and b. A minimum of two hours of sexual harassment prevention training for anyone who supervises or manages employees.
Appendix A: Summary of Information on Reporting Sexual Misconduct and Receiving Support (including confidential support) and Resources at the NU-Q Campus

Options and Resources

How can Northwestern help?

Knowing what options and resources are available will be helpful if you or someone you know experiences sexual misconduct.

Persons who may have experienced sexual misconduct have options:

1. Seek Medical Attention
2. Speak with On-Campus Confidential Resources
3. Access Off-Campus Resources
4. Contact the Police
5. Contact the University’s Office of Civil Rights and Title IX Compliance
6. Request Interim Measures
7. Preserve Evidence

More detailed information about each of these options is provided below.

1. **Seek Medical Attention**

   *In Qatar, if a survivor goes to the hospital, they may not retain sole discretion over whether to pursue criminal charges. Medical personnel at hospitals are required to alert the police when it appears that the person seeking treatment has sustained an injury as a result of a criminal offense, including sexual assault. The person seeking treatment then could be required to speak with the police. Survivors should visit a hospital or doctor with whom they feel comfortable. Survivors can talk to the NU-Q Chief Operations Officer for more information.*

   If the survivor chooses not to go to the emergency room, s/he should still consider seeing a private doctor or a clinician. Survivors are encouraged to inquire about and understand the extent of confidentiality healthcare providers can provide to the survivor of sexual violence. The confidentiality laws and regulations may differ substantially from those in other countries.

   Emergency contraception is not available in Qatar. Rape evidence collection may not be available in Qatar.

   Individuals who have been sexually assaulted may choose to go to the emergency room. The nearest hospitals to the Northwestern University in Qatar campus are:

   **Al-Ahli Hospital (6km from Education City)**
   Ahmed Bin Ali Street
   Emergency 24 hours a day, 7 days a week
   +974 4489 8888

   **Sidra Medicine (1km from Education City)**
   *Women and children only*
   Dukhan Road opposite Northwestern University in Qatar
Outpatient: Sunday-Thursday, 7:00 am – 4:00 pm
+974 4003 3333

There is also medical care available at the following location on campus:

**Qatar Foundation Primary Healthcare Center (QF PHCC)**
HBKU Student Center
+974 4454 1244 (call to inquire about hours of operation)

2. **Speak with On-Campus Confidential Resources**

These campus resources keep communications confidential except in very limited situations (e.g. minors, imminent danger).

*Employee Assistance Program (EAP)* (provides confidential short-term counseling services to employees via telephone)

Visit [http://www.livewell.optum.com](http://www.livewell.optum.com) and click on ‘My Services’ for more information or call:

+974 4454 5293 or +44 1865 397 074 (UK direct number) Students have the following confidential resource available:

Free, short-term and confidential counseling services for students:

- NU-Q Counseling, Health and Wellness
  - NU-Q 1-320
  - +974 4454 5073 or [patricia.collins@northwestern.edu](mailto:patricia.collins@northwestern.edu)

Counseling, Health and Wellness is available as a free confidential counseling option available to Northwestern University in Qatar students who have experienced sexual assault, dating or domestic violence, or any other type of sexual violence. Counseling, Health and Wellness will honor the privacy of your information. If the individual wants to notify the police, Counseling, Health and Wellness staff can be a resource. Regardless of whether the survivor wants to involve police, s/he may benefit from talking to a professional counselor.

Counselors listen and help survivors work through any anger, pain, sadness, relationship issues or coping mechanisms that may be related to sexual misconduct. Sometimes the effects are felt long after an incident occurred. It is never too late to seek counseling, even months or years later.

If you would like to learn more about counseling and other options available to survivors, you can talk to Counseling, Health and Wellness staff member confidentially.

3. **Access Off-Campus Resources**

Regardless of whether an individual wants to officially report sexual misconduct, s/he may explore independent counseling options.

*Private Hospitals with physical and mental health resources available*

- Al Ahli Hospital +974 4489 8888 / +974 4489 8817
- Doha Clinic Hospital +974 4438 4333
American Hospital +974 4442 1999
Al Emadi Hospital +974 4466 6009
Social Protection and Rehabilitation 974 4409 0999 Hotline:108

(Counseling, psychological and shelter services for women and children)

Government Hospitals and Centers with physical and mental health resources available
Hamad General Hospital +974 4439 4444
Al Khor Hospital +974 4474 5555
HMC Customer Service Center 16060 (Sun-Thurs 7am-10pm; Fri 2pm-10pm; Sat 10am-6pm)
Nesma’ak
Wifaq/Family Consulting Center +974 4406 9902 (mental health resources only)

Students may also wish to investigate private service providers of their choice, but are encouraged to inquire about and understand the extent of confidentiality they can provide to the survivor of sexual violence. The confidentiality laws and regulations may differ substantially from the protection laws in their home country.

4. Contact the Police

Survivors are encouraged to talk to the Chief Operations Officer for more information on what may happen if they file a police report. Generally, once a sexual assault is reported to the police, physical evidence of a struggle is collected and then the case is referred to the prosecutor, who then determines if a crime took place. The amount of physical evidence which shows a struggle will usually decide the case. If physical evidence is inconclusive, the case would be dismissed, and the survivor might either be asked to sign a statement or be jailed.

In an emergency dial +974 4454 0999 (on campus) or 999 (off campus) Police Reports and Respecting the Survivor’s Decisions

There is no right or wrong way for a survivor to proceed. The decision to report an assault to the police is a personal one.

You should help a student or colleague make a police report if they want your help, but if they do not want to, you should also respect that decision. Publicity, concerns over revictimization, historical poor treatment at the hands of the police, or fear of being jailed are examples of reasons a survivor might not want to involve the police.

5. Contact the Office of Civil Rights and Title IX Compliance

Whether or not the individual makes a police report, they can contact and make a report to the University. An individual has the right to choose whether to report the incident to the Office of Civil Rights and Title IX Compliance for additional options and support and/or to request an investigation. The University will protect the identity of persons involved in reports of sexual misconduct to the best of its ability. The University will only share personally identifiable information with persons with a need-to-know in order for the University to investigate and respond or to deliver resources or support services.

To report sexual misconduct to Northwestern, contact:
Office of Civil Rights and Title IX Compliance

Email: [OCR@northwestern.edu](mailto:OCR@northwestern.edu)

Qatar Campus Contact
Kathleen Hewett-Smith, Senior Associate Dean and Chief Academic Officer
Phone: +974 4454 5059
Email: [kathleen.hewett-smith@northwestern.edu](mailto:kathleen.hewett-smith@northwestern.edu)

Under Northwestern policy, all University employees (including student employees), as well as graduate students with teaching or supervisory authority, are obligated to promptly report sexual misconduct of which they become aware in the scope of their work for the University to the Office of Civil Rights and Title IX Compliance. The Confidential Resources listed above are not subject to this reporting requirement.

6. **Support Services**

Support services are individualized measures offered as appropriate to either or both the reporting and responding parties involved in an incident of sexual misconduct, prior to an investigation or while an investigation is pending. Support services include counseling, extensions of time or other course-related adjustments, modifications of work or class schedules, campus escort services, restrictions on contact between the parties, changes in work or housing locations, leaves of absence, increased security and monitoring of certain areas of campus, and other similar accommodations.

Support services will be individualized and appropriate based on the information gathered by the Office of Civil Rights and Title IX Compliance, making every effort to avoid depriving any student of their education. The measures needed by each party may change over time, and the Office of Civil Rights and Title IX Compliance will communicate with parties throughout an investigation to ensure that any interim measures are necessary and effective based on the parties’ evolving needs.

As noted above, an individual may request to receive support – including the measures mentioned in this section – even if they do not choose to participate in the University’s Complaint Resolution Process.

7. **Preserve Evidence**

Northwestern encourages individuals who have experienced sexual misconduct to preserve evidence to the greatest extent possible as this may preserve more options for them in the future. Below are suggestions for preserving evidence related to an incident of sexual misconduct.

Outside of Qatar, a forensic rape exam is a consideration for many survivors of sexual violence. Within the State of Qatar, it is a possible consideration for survivors of sexual violence.

**In the State of Qatar, forensic evidence for a conviction of rape may require that there was resistance, i.e. skin of the perpetrator under the fingernails, bruises. If there is no evidence of a struggle, then an incident may not be classified as rape under Qatar law and the survivor may be accused of sex outside of marriage, which is illegal in the State of Qatar.**

It is important to keep in mind that each suggestion may not apply in every incident:
Preserve evidence of electronic communications like text messages, pictures, and/or social networking pages by saving them and/or taking screen shots.

If there is a suspicion that a drink may have been drugged, inform a medical assistance provider and/or police as soon as possible so they can collect evidence (e.g. from the drink, through urine or blood sample).

Because evidence that may be located on the body can dissipate quickly, consider going to a hospital or medical facility immediately to seek a medical exam. If possible, do not shower, brush teeth, or eat before going to the hospital or seeking medical attention, and do not wash clothes or bedding.