UAFS TITLE IX POLITON COMPLAINTOF SEXUALSSAULT AND OTHERORMSOFSEXUAL HARASSMENTIL202 OCOMPLAINTS

implementing Œ P µ o š]} v • U ïð & Z W Œš íìò X d Z h v NOTICE OF NONDISCRIMINATION UNDER LITE IX in and other programs and activities. Inquiries regarding the little IX and 34 C.F.RV Œš íìò u Ç • v š š} Tštæ IX loopristination.] the of Education Assistant Secretary for Civil Rights, or both.

JURISDICTIONND SCOPE

Sexual harassment as defined in this policy (including sexual assault) is a form of sprohibited. Title IX requires the University to promptly and reasonably respond to $\S Z + v \] \grave{A} + (E \bullet) \S C \] \diamond V + (E \bullet) \]$

Individuals who report prohibited conduct or participate as witnesses will not be sullojetisciplinary sanctions for personal consumption of alcohol and/or other substances.

The University may initiate an educational discussion with individuals about their alcohol and/or drug use or may direct these individuals to services such as couns deling cohol and/or druguse. Amnesty will not be extended for any violations of University policy other than alcohol/drug use. The use of alcohol,

professionals and other employees who are statutorily prohibited from reporting such information and (2) persons designated by thempus as victim advocates.

OFFCAMPUS CONDUCT

CONFIDENTIALITY

Except as compelled by law or as required to conduct a full and fair grievance proceeding in response to a formal complaint, the University will treat the formation obtained or produced as part of the Title IX procedures as confidentia. The University will keep confidential the identity of any individual who has made a report or complaint of sex discrimination, including any individual who has made artematiled a formal complaint of sexual harassment, any complainant, any individual who has been reported to be the perpetuator of sex discrimination, any respondent, and any witness, except as may be permitted by the FERPA statute, 20 U.S.C. § 1232 FERPA regulations, 34 CFR Part 99, or as required by law, or to carry out the purposes of 34 CFR Part 106, including the conduct of any investigation, hearing, or judicial proceedings arising thereunder.

AVAILABILITY OF COUNSELING AND ADVOXOACW* n BT /F1 1ti1 Tm4t64QAal or com

No party shall be restricted from discussing the allegations under investigar to gather and present relevant evidence.

A party whose participation in a hearing, investigative interview, or other meeting shall be provided with a written notice of the date, time, location, participants, and purpose of all hearings, investigate interviews, or other meetings, with sufficient time for the party to prepare to participate.

The University shall maintain an administrative **fillet** includes without limitation all documents $v \in A = v \in A = v$

- Exculpatory evidence;
- Statements by an accuser or an accessed student or a student organization;
- Third-party witness statements;
- Written communications;
- Social media posts;
- Demonstrative evidence;
- o Documents submitted by any participtain volved in disciplinary procedures; and

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INITIAL REPORT/INTAKE PROCESS

Initial Meeting with Complainant: Promptly upon receiving a report of conduct that could potentially be a violation of Title IX, the Title IX Coordinator (or designee) will contact the land initial meeting to, as applicable:

Provide a copy of this policand a copy of Act 470 of 2023, codified Atk. Code Ann. §-62-1401

Supportive Measures: Supportive measures, as defined in this policy, will be based on the facts and circumstances of each situation he Title IX Coordinator is responsible for coordinating the effective implementation of supportive measure. They may include, but are not limited to, the following:

Counseling
Extensions of deadlines or other courselated adjustments
Modifications of work or class schedules
Campus escort services
Mutual restrictions on contact between the parties

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Option for Virtual or Separate Presence: Live hearings may be conducted with either all parties present in the same geographic locatio) $CEU \S SZ hv] A CE \S \S C[\S S] VU vC \S CE of appear at the live hearing virtually, with technology enabling participants simultaneously to see and hear each other. Either party may request not to be in the same room as the$ **patrety**. If any party makes such a request, then both parties will be required to attend the hearing from the patrety. If any party makes from where the Hearing Officer of Hearing Panel is sitting. If the hearing is virtual, or there is a request for separaterooms at a physical location, the University will ensure that all participants are able to simultaneously see and hear the party witness answering questions. Instructions will be provided for accessibility prior to the hearing date.

Recordings: An audio or audiovisual recording will be created of the live hearing and will be made available for inspection and review at an .

© The state of the live hearing and will be made available for inspection and review at an ...

Advisor's Role at Hearing: The complainant and respondent may be accompanied by advisor during the hearing to determine responsibility. A party must identify his or her advisor (if any) at least 5 days prior to the hearing The advisor may fully participated the same extent as a partincluding by (1) making an opening and closing statemate(2) presenting relevant evidence, and (3) cross mining adverse witnesses headvisor can be anyone, including an attorn by party may arrange for the © E § Ç [• advisor of choice attend the hearing § § Z © E § Ç [•. Aldernative by her University will select and provide an advisor to assist a party at the hearing to determine responsibilitithout fee or charge, upon request. In either scenario, the living only participate in the hearing to the extention we under this policy A party who wants an advisor to be provided by the University should notify the Title IX Coordinator at least 15 days after the filing or receipt of the formal complaint.

Evidentiary Matters and Procedure: Theparties, throughtheir advisors shall have an equal opportunity to question the opposing party and othewitnesses, including fact and expert witnesses, present other inculpatory or exculpatory evidence. Formal rules of evidence will not be observed during the hearing TheHearing Officer oHearing Panel will conduct their questioning of witnesses prior to the questioning by an advisor.

posed by the Hearing Officer or Hearing Panethe questions may include challenges to credibility. other questioning or speaking participations an advisor will be allowed A party may not examine a party or witness directly, rather, a partymust utilize the services of an advisor for the purpose of posing questions to another partyr witness A party not represented by and visor may, however, submit a list of proposed questions to the learing Officer or Chair of the Hearing Paned ask that the questions be posed to the opposing partyr witness

The Hearing Officer or Chair of the Hearing Parwell make determinations regarding relevancy of questions before a party or witness answers a determination is made to exclude the question based on relevancy, the Hearing Officer or Pan Chair will provide a explanation of why the question was deemed irrelevant and excluded.

The Hearing Officer or Panel Air may disallow the attendance of and visorif, in the discretion of the Hearing Officer or Panel Z] \times U • μ Z % \times CE•} v [• % is \times Exprise vevor obstructive to the hearing or otherwise warrants removal Advisors will be not be permitted to badger or questime opposing party or anywitness in an abusive or threatening manner. Absent accommodation this ability, the parties may not be accompanied by any other individual during the hearing process except as set forth in this p o] \times X hv] \times CE•] \times CE•]

Remedies:

RETALIATION PROHIBITED

No person may intimidate, threaten, coerce, or discriminate against any indivídu the purpose of interfering with any right or privilege secured by Title IX, 34 C.F.R. Part 106, or this policy, or because an individual has made a report or complaint, testified, assisted, or participated or refused to participate in any manner iran investigation, proceeding, or hearing under this part. Intimidation, threats, coercion, or discrimination, including changes against an individual for code of conduct violations that do not involve sex discrimination or sexual harassment, but ariseofuthe same facts or circumstances as a report or complaint of sex discrimination, or a report or formal complaint of sex discrimination of harassment, for the purpose of interfering with any right or privilege secured by Title IX, 34 C.F.R. Part 106 policy, constitutes retaliation. Howeverthe exercise of rights protected under the First Amendment does not constitute retaliation.

FALSE REPORTS

Willfully making a false report of sexual harassment or submitting false informationing these proceedings is a violation of University policy and is a serious offense. However, a determination regarding responsibility, alone, is not sufficient to conclude that any party made a materially false statement in bad faith. Any person who willfully make participates in making a false or frivolous report of discrimination, harassment, retaliation or sexual misconduct will be subject to disciplinary action. False reporting may also violate state criminal statutes and civil defamation laws.

EXTERNAL REPO

Email:programcomplaints@nsf.gov

EFFECTIVE DATE

The University reserves the right to make changes and amendments to this Policy as needed, with appropriate notice to the campus community. However, the Policy in force at the time that a Complaint is filed will be the Policy used throughout the investigna, hearing and any appeals

RETENTION OF RECORDS

For a period of at least seven years, the University will maintain the records of:

Each sexual harassment investigation, including any determination regarding responsibility, any recordings or transcripts, disciplinary sanctions, ændediesprovided to the complainant Any appeal and the result therefrom

Any informa resolution and the result therefrom

All materials used to train Title IX Coordinators, investigators, decisial terms, and any person who facilitates an informal resolution process. These materials will be made publicly available $v \in \mathbb{R} \setminus \mathbb{R} \setminus \mathbb{R}$ by $v \in \mathbb{R} \setminus \mathbb{R} \cup \mathbb{R} \cup$

Records of any actions, including supportive measures, taken in response to a report or formal $\{u \ \% \ o \] \ v \ \S \ \} \ (\bullet \ \not E \ \mu \ o \ Z \ OE \ \bullet \bullet \ u \ v \ \S \ U \ o \ V \ P \ A \] \ \S \ Z \ \ \} \ \mu \ u \ v \ \S \] \ \} \ V \ \} \ (\S \ Z \ Conclusion that its response was not deliberately indifferent.$

Documentation pertaining to terminations, expulsions or educational sanctions may be retained indefinitely.

DEFINITIOS

Complainant: Any individual who is alleged to be the victim of conduct that could constitute sexual harassment. DEFINITION

under the laÁ • } (OE I v • • X h v OE š Z OE I v • • o Á $\}$ v $\}$ u • š] μ • U ^ (u] o 0 means spouses, former spouses, parents and children, persons related by blood within the fourth degree of consanguinity, in laws, any children residing in the househop the rooms who presently or in the past

sex offense includes inceste(, the nonforcible sexual intercose between persons who are related to each other within the degrees wherein marriage is prohibited by law) and statutory irapen(onforcible sexual intercourse with a person who is under the statutory age of consent). A forcible sex offense is any sexual act directed against another person, without the consent of the victim including instances where the victim is incapable of giving consent. A forcible sex offense includes:

Forcible rape the penetration, no matter how slight, of the vaginaærus with any part of the body or object, or oral penetration by a sex organ of another person, without the consent of the victim.

Forcible sodomy Oral or sexual intercourse with another person, forcibly and/or against that (X - Y) = (

Sexual assault with an object Using an object or instrument toonlawfully penetrate, however slightly, the genital or anal opening of the body of another person, forcibly and/or against that \(\infty \text{CE} \} \text{V[• \Left] o } \text{CE } \} \text{V[• \Left] o } \text{CE } \} \text{V[• \Left] o } \\ \text{V[• \

Forcible fondling The touching of the private body parts of another person for the purpose of

Supportive Measures: Non-disciplinary, norpunitive individualized services offered as appropriate, as reasonably available, and without a fee or charge to the complaint or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed of the services of fered as appropriate, as reasonably available, and without a fee or charge to the complaint or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed of the services of fered as appropriate, as reasonably available, and without a fee or charge to the complaint or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed of the services of fered as appropriate, as reasonably available, and without a fee or charge to the complaint or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed of the services of fered as appropriate, as reasonably available, and without a fee or charge to the complaint or respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed of the services of th